Yellowstone Wildlife Management Area

2022 Access Road Repairs

SPECIFICATIONS

Montana Fish, Wildlife & Parks

SPECIFICATIONS FOR WORK SPECIAL PROVISIONS

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1. PROJECT DESCRIPTION

The Project involves construction work associated with:

Yellowstone Wildlife Management Area (WMA) 2022 Road Repairs Fish, Wildlife & Parks (FWP) project # 7215502 Located near Pompeys Pillar, Montana, in Yellowstone County

The project generally includes reshaping and partially resurfacing of about 5.4 miles of an existing access road that services Yellowstone Wildlife Management Area. This work includes clearing and grubbing, subsurface preparation, excavation/ embankment construction, placing road mix and/or pit run gravels as surfacing, installation of rockery swales, and incidentals.

2. PROJECT RELATED CONTACTS

Project contacts are designated as follows: **Owner:**

Owner:	Montana FWP 1420 E. Sixth Ave. PO Box 200701 Helena, MT 59620-0701
FWP Project Representative:	Thomas M. Mannatt FWP Project Manager 1522 9 th Avenue Helena, MT 59620 406-841-4006 (wk) 406-431-4031 (cell) 406-841-4004 (fax)

3. SITE INSPECTION

All Bidders should satisfy themselves as to the construction conditions by personal examination of the site described in this document. Bidders are encouraged to make any - investigations necessary to assess the nature of the construction and the difficulties to be encountered, see General Conditions, Article 3.

4. SOILS INFORMATION

Geotechnical investigation work has not been done for this Project. It is the responsibility of the Bidders to conduct all investigations and determine the soil type and digging conditions that may be encountered with this Project prior to bid preparation, see General Conditions, Article 3.

5. PROJECT REPRESENTATIVE, INSPECTIONS, AND TESTING

The Contractor's work will be periodically tested and observed to insure compliance with the Contract Documents. Complete payment will not be made until the Contractor has demonstrated that the work is complete and has been performed as required. If the Project Representative detects a discrepancy between the work and the requirements of the Contract Documents at any time, up to and including final inspection, such work will not be completely paid for until the Contractor has corrected the deficiency, see General Conditions, Article 9.

The Project Representative will periodically monitor the construction of work to determine if the work is being performed in accordance with the contract requirements. The Project Representative does not have the authority or means to control the Contractor's methods of construction. It is, therefore, the Contractor's responsibility to utilize all methods, equipment, personnel, and other means necessary to assure that the work is installed in compliance with the Drawings and Specifications, and laws and regulations applicable to the work. Any discrepancies noted shall be brought to the Contractor's attention, who shall immediately correct the discrepancy. Failure of the Project Representative to detect a discrepancy will not relieve the Contractor of his ultimate responsibility to perform the work as required, see General Conditions, Article 3.

The Contractor shall inspect the work as it is being performed. Any deviation from the Contract requirements shall be immediately corrected. Prior to any scheduled observation by the Project Representative, the Contractor shall again inspect the work and certify to the Project Representative that he has inspected the work and it meets the requirements of the Contract Documents. The Project Representative may require uncovering of work to verify the work was installed according to the contract documents, see General Conditions, Article 12.

The work will be subject to review by the Project Representative. The results of all such observations, and all contract administration, shall be directed to the Contractor only through the Project Representative.

- 5.1 <u>Services Required by the Contractor</u>. The Contractor shall provide the following services:
 - a. Any field surveys to establish locations, elevations, and alignments as stipulated on the Contract Documents. FWP reserves the right to set preliminary construction staking for the project. The Contractor is responsible to notify FWP for any construction staking discrepancies.
 - b. Preparation and certification of all required shop drawings and submittals as described in the General Conditions, Article 3.
 - c. All testing requiring the services of a laboratory to determine compliance with the Contract Documents shall be performed by an independent commercial testing laboratory acceptable to the Project Representative. The laboratory shall be staffed with experienced technicians properly equipped, and fully qualified to perform the tests in accordance with the specified standards.

- d. Preparation and submittal of a construction schedule, including submittals, see General Conditions, Article 3. The schedule shall be updated as required, as defined in the Contract Documents.
- e. All Quality Control testing as required by the Contractor's internal policies.
- f. All Quality Assurance testing and/or re-testing as stated in the Contract Documents, see General Conditions, Article 13.
- 5.2 <u>Services Provided by the Owner</u>. The Owner shall provide the following services at no cost to the Contractor except as required for retests as defined in the Contract Documents.
 - a. The Project Representative may check compaction of backfill and surfacing courses using laboratory testing submittal information supplied by the Contractor. These tests are to determine if compaction requirements are being fulfilled in accordance with the Contract Documents. It is ultimately the responsibility of the Contractor to insure that this level of compaction is constant and met in all locations.
 - b. Any additional Quality Assurance testing deemed appropriate by the Owner, at the Owner's expense.

6. ENGINEERING INTERPRETATIONS

Timely Engineering decisions on construction activities or results have an important bearing on the Contractor's schedule. When engineering interpretation affects a plan design or specifications change, it should be realized that more than 24 hours may be required to gain the necessary Owner participation in the decision process including time for formal work directive, or change order preparation as required.

7. REJECTED WORK

Any defective work or nonconforming materials or equipment that may be discovered at any time prior to the expiration of the warranty period, shall be removed and replaced with work or materials conforming to the provisions of the Contract Documents, see General Conditions, Article 12. Failure on the part of the Project Representative to condemn or reject bad or inferior work, or to note nonconforming materials or equipment on the Contractors submittals, shall not be construed to imply acceptance of such work. The Owner shall reserve and retain all its rights and remedies at law against the Contractor and its Surety for correction of any and all latent defects discovered after the guarantee period (MCA 27-2-208).

Only the Project Representative will have the authority to reject work which does not conform to the Contract Documents.

8. UTILITIES

Special Provisions Page 4 The exact locations of existing utilities that may conflict with the work are not precisely known. It shall be the Contractor's responsibility to contact the owners of the respective utilities and arrange for field location services. **One Call Locators, 1-800-424-5555**

The Contract Documents may show utility locations based on limited field observation and information provided to the Project Representative by others. **The Project Representative cannot guarantee their accuracy.** The Contractor shall immediately notify the Project Representative of any discrepancies with utility locations as shown on the Contract Drawings and/or their bury depths that may in any way affect the intent of construction as scoped in these specifications.

There will be no separate payment for exploratory excavation required to locate underground utilities.

- 8.1 <u>Notification</u>. The Contractor shall contact, in writing, all public and private utility companies that may have utilities encountered during excavation. The notification includes the following information:
 - a. The nature of the work that the Contractor will be performing.
 - b. The time, date and location that the Contractor will be performing work that may conflict with the utility.
 - c. The nature of work that the utility will be required to perform such as moving a power pole, supporting a pole or underground cable, etc.
 - d. Requests for field location and identification of utilities.

A copy of the letter of notification shall be provided to the Project Representative. During the course of construction, the Contractor shall keep the utility companies notified of any change in schedule, or nature of work that differs from the original notification.

8.2 <u>Identification</u>. All utilities that may conflict with the work shall be the Contractor's responsibility to locate before any excavation is performed. Field markings provided by the utility companies shall be preserved by the Contractor until actual excavation commences. All utility locations on the Drawings should be considered approximate and should be verified in the field by the Contractor. The Contractor shall also be responsible for locating all utilities that are not located on the Drawings.

Utilities are depicted on the Contract Documents in accordance with their achieved "Quality Levels," as defined in the American Society of Civil Engineer's Document, ASCE 38, "Standard Guideline for the Collection and Depiction of Existing Subsurface Utility Data." Reliance upon these data for risk management purposes during bidding does not relieve the Contractor, or Utility Owner from following all applicable utility damage prevention statutes, policies, and/or procedures during construction. It is important that the Contractor investigates and understands the scope of work between the project Owner and Engineer regarding scope of limits of the utility investigations leading to these utility depictions. Definitions of Quality Levels are described as follows:

- a. "QUALITY LEVEL A" (QLA): LOCATING THROUGH EXCAVATION. QLA data are highly accurate and are obtained by surveying an exposed utility. As such, both horizontal and vertical data are recorded. Survey accuracies are typically set at 15mm (1/2-inch) vertically, and to project survey standards horizontally (typically the same as for topography features), although these survey accuracies and precisions are generally left to the owner to specify in a scope of work. In addition to the applicable standard of care and any other additional standards imposed by commercial indemnity clauses, the accuracy of these location data is also typically guaranteed. Other data typically characterized include material type, surface elevation, utility size/capacity, outside dimensions, and configurations, soil type, and utility condition.
- b. "QUALITY LEVEL B" (QLB): DESIGNATING. QLB information is obtained through the application of appropriate surface geophysical methods to identify the existence and approximate horizontal location of utilities (a utility's "designation") within the project limits, followed by survey, mapping, and professional review of that designation. Underground utilities are identified by interpretation of received signals generated either actively or passively, and through correlating these received signals with visible objects (QLC) and record data (QLD) to determine function. Designated utilities that can't be identified are labeled as "unknowns." Although approximate has no accuracy associated with it, generally the locations are within inches rather than feet. The more utility congested the area or the deeper the utilities, the less likely it is that the designations will achieve that accuracy. These designations are then surveyed to project accuracies and precisions, typically third-order accuracy similar to other topography features. Note that surveying existing one-call marks does not lead to QLB data, since the genesis of the marks was not under the direct responsible charge of the professional certifying the QLB depictions, and one-call generally does not address unknown utilities, privately owned utilities, utilities without records, abandoned utilities, and so on. Nor does the professional have knowledge of the field technician's qualifications, training, and level of effort.
- c. "QUALITY LEVEL C" (QLC): SURFACE VISIBLE FEATURE SURVEY. QLC builds upon the QLD information by adding an independent detailed topography site survey for surface-visible appurtenances of subsurface utilities including but not limited to fire hydrants, valves, risers, and manholes. Professional judgment is used to correlate the QLD data to the surveyed features, thus

increasing the reliability of both utility location and existence. It is a function of the professional to determine when records and features do not agree and resolve discrepancies. This may be accomplished by depiction of a utility line at quality level D, effectively bypassing or disregarding (but still depicting) a surveyed structure of unknown origin. Additional resolution may result from consultation with utility owners.

- d. "QUALITY LEVEL D" (QLD): EXISTING RECORDS RESEARCH. QLD is the most basic level of information. Information is obtained from the review and documentation of existing utility records, verbal accounts, and/or one-call markings (to determine the existence of major active utilities and their approximate locations).
- 8.3 <u>Removal or Relocation of Utilities</u>. All electric power, street lighting, gas, telephone, and television utilities that require relocation will be the responsibility of the utility owner. A request for extending the specified contract time will be considered if utility owners cause delays.
- 8.4 <u>Public Utilities</u>. Water, sewer, storm drainage, and other utilities owned and operated by the public entities shall, unless otherwise specifically requested by the utility owner, be removed, relocated, supported or adjusted as required by the Contractor at the Contractor's expense. All such work shall be in accordance with these Contract Documents, or the Owner's Standard Specifications or written instructions when the work involved is not covered by these Specifications.
- 8.5 <u>Other Utilities</u>. Utilities owned and operated by private individuals, railroads, school districts, associations, or other entities not covered in these Special Provisions shall, unless otherwise specifically requested by the utility owner, be removed, relocated, supported or adjusted as required by the Contractor at the Contractor's expense. All work shall be in accordance with the utility owner's directions, or by methods recognized as being the standard of the industry when directions are not given by the owner of the utility.
- 8.6 <u>Damage to Utilities and Private Property</u>. The Contractor shall protect all utilities and private property and shall be solely responsible for any damage resulting from his construction activities. The Contractor shall hold the Owner and Project Representative harmless from all actions resulting from his failure to properly protect utilities and private property. All damage to utilities shall be repaired at the Contractor's expense to the full satisfaction of the owner of the damaged utility or property. The Contractor shall provide the Owner with a letter from the owner of the damaged utility or property stating that it has been repaired to the utility owner's full satisfaction.
- 8.7 <u>Structures</u>. The Contractor shall exercise every precaution to prevent

damage to existing buildings or structures in the vicinity of his work. In the event of such damages, he shall repair them to the satisfaction of the owner of the damaged structure at no cost to the Owner.

- 8.8 <u>Overhead Utilities</u>. The Contractor shall use extreme caution to avoid a conflict, contact, or damage to overhead utilities, such as power lines, streetlights, telephone lines, television lines, poles, or other appurtenances during construction of this project.
- 8.9 <u>Buried Gas Lines</u>. The Contractor shall provide some means of overhead support for buried gas lines exposed during trenching to prevent rupture in case of trench caving.
- 8.10 <u>Pavement Removal</u>. Where trench excavation or structure excavation requires the removal of curb and gutter, concrete sidewalks, or asphalt or concrete pavement, the pavement or concrete shall be cut in a straight line parallel to the edge of the excavation by use of a spade-bitted air hammer, concrete saw, colter wheel, or similar approved equipment to obtain a straight, square clean break. Pavement cuts shall be 2 feet wider than the actual trench opening.
- 8.11 <u>Survey Markers and Monuments</u>. The Contractor shall use every care and precaution to protect and not disturb any survey marker or monuments, such as those that might be located at lot or block corners, property pins, intersection of street monuments or addition line demarcation. Such protection includes markings with flagged high lath and close supervision. No monuments shall be disturbed without prior approval of the Project Representative. Any survey marker or monument disturbed by the Contractor during the construction of the project shall be replaced at no cost to the Owner by a licensed land surveyor.
- 8.12 <u>Temporary Utilities</u>. The Contractor shall provide all temporary electrical, lighting, telephone, heating, cooling, ventilating, water, sanitary, fire protection, and other utilities and services necessary for the performance of the work. All fees, charges, and other costs associated therewith shall be paid for by the Contractor.

9. CONSTRUCTION SAFETY

The Contractor shall be solely and completely responsible for conditions of the jobsite, including safety of all persons (including employees and subcontractors) and property during performance of the work. This requirement shall apply continuously and not be limited to normal working hours. Safety provisions shall conform to U.S. Department of Labor (OSHA), and all other applicable federal, state, county, and local laws, ordinances,

Special Provisions Page 8 codes, and regulations. Where any of these are in conflict, the more stringent requirement shall be followed. The Contractor's failure to thoroughly familiarize himself with the aforementioned safety provisions shall not relieve them from compliance with the obligations and penalties set forth therein, see General Conditions, Article 10.

10. CONSTRUCTION LIMITS AND AREAS OF DISTURBANCE

- 10.1 <u>Construction Limits</u>. Where construction easements or property lines, are not specifically called out on the Contract Documents, limit the construction disturbance to ten (10) feet, when measured from the edge of the slope stake grading, or to the adjacent property line, whichever is less. Disturbance and equipment access beyond this limit is not allowed without the written approval of <u>both</u> the Project Representative <u>and</u> the Owner of the affected property. If so approved, disturbance beyond construction limits shall meet all requirements imposed by the landowner; this includes existing roads used and/or improved as well as the construction of new access roads. Special construction, reclamation, or post-construction reclamation or other closure provisions required by the landowner on access roads beyond the construction limits shall be performed by the Contractor at no additional cost to the Owner.
- 10.2 <u>Areas of Disturbances</u>. Approved areas of disturbance are those areas disturbed by construction activities within the construction limits and along designated or approved access routes. Such areas may require reclamation and revegetation operations, including grading to the original contours, top soiling with salvaged or imported topsoil, seeding, fertilizing, and mulching as specified herein. Other areas that are disturbed by the Contractor's activities outside of the limits noted above will be considered as site damage or unapproved areas of disturbance, see General Conditions, Articles 3 and 10. This includes areas selected by the Contractor outside the defined construction limits for mobilization, offices, equipment, or material storage.

11. DECONTAMINATE CONSTRUCTION EQUIPMENT

Power wash all construction equipment entering the project site to prevent the spread of noxious weeds and aquatic invasive species. This applies to all FWP projects, whether or not individual construction permits specifically address cleaning of equipment.

12. TREE PROTECTION AND PRESERVATION

The Contractor and the Owner shall individually inspect all trees within the project construction limits prior to construction. The Owner shall determine which trees are to be removed and which trees are to be preserved. Construction of the grading, utilities and various roadway facilities must not significantly damage the trees root system or hinder it's chances for survival. Reasonable variations from the Contract Documents, as directed by the Project Representative, may be employed to ensure the survival of trees.

13. CONSTRUCTION SURVEYS

The Contractor will be responsible for all layout and construction staking utilizing the Project Representative's existing control and coordinate data for the project. Dimensions and elevations indicated in layout of work shall be verified by the Contractor. Discrepancies between Drawings, Specifications, and existing conditions shall be referred to the Project Representative for adjustment before work is performed. The Project Representative may set location and grade stakes prior to construction; however, it is ultimately the responsibility of the Contractor to check and verify all construction staking for the project.

Existing survey control (horizontal and vertical) has been set for use in the design and ultimately the construction of these improvements. A listing of the coordinates and vertical elevation for each of these control points may be included in the project drawings.

The Contractor will be responsible for preserving and protecting the survey control until proper referencing by the Contractor has been completed. Any survey control obliterated, removed, or otherwise lost during construction will be replaced at the Contractor's expense.

Contractor shall be aware of property pins and survey monuments. Damage to these pins will require replacement of such by a registered land surveyor at no cost to the owner.

The Contractor shall provide construction staking from the Contractor's layouts and the control points. Contractor's construction staking includes at a minimum:

- 1. Slope stakes located at critical points as determined by the Project Representative.
- 2. Blue tops every longitudinally and transversely for subgrade and crushed base to verify finish grading of course.
- 3. Location and grade stakes for drainage features and retaining walls.
- 4. Location stakes for roadside safety items, permanent and temporary traffic control, and misc. items as determined by the Project Representative.

Original field notes, computations and other records take by the Contractor for the purpose of quantity and progress surveys shall be furnished promptly to the Project Representative and shall be used to the extent necessary in determining the proper amount of payment due to the Contractor.

14. MATERIAL SOURCES AND CONSTRUCTION WATER

The Contractor shall be responsible for locating all necessary material sources, including

Special Provisions Page 10 aggregates, earthen borrow and water necessary to complete the work. The Contractor shall be responsible for meeting all transportation and environmental regulations as well as paying any royalties. The Contractor shall provide the Project Representative with written approvals of landowners from whom materials are to be obtained, prior to approval.

The Contractor may use materials from any source, providing the materials have been tested through representative samples and will meet the Specifications.

Water for compaction efforts shall be supplied by the Contractor.

15. MATERIALS SALVAGE AND DISPOSAL

Notify the Owner for any material salvaged from the project site not identified in the Contract Documents. The Owner reserves the right to maintain salvaged material at the project site, compensate the Contractor for relocation of salvaged material, or agreed compensation to Owner for material salvaged by the Contractor.

Haul and waste all waste material to a legal site and obey all state, county, and local disposal restrictions and regulations.

16. STORED MATERIALS

Contractor shall use an approved storage area for materials. Materials and/or equipment purchased by the Contractor may be compensated on a monthly basis. For compensation, provide the Project Representative invoices for said materials, shop drawings and/or submittals for approval, and applicable insurance coverage, see General Conditions, Article 9.

17. STAGING AND STOCKPILING AREA

Contractor shall use staging and stockpiling sites for to facilitate the project as approved by the Owner. Contract Documents may show approved staging and stockpiling locations. Notify Owner within 24 hours for approval of staging and stockpiling sites not shown on the Contract Drawings.

18. SECURITY

The Contractor shall provide all security measures necessary to assure the protection of equipment, materials in storage, completed work, and the project in general.

19. CLEANUP

Cleanup for each item of work shall be <u>fully</u> completed and accepted before the item is considered final. If the Contractor fails to perform cleanup within a timely manner the

Owner reserves the right to withhold final payment.

Review these Contract Documents for additional Final Cleanup specifications for specific measures, associated with Contractor responsibilities and final payment.

20. ACCESS DURING CONSTRUCTION

Provide access to all public and private roadways and approaches within the project throughout the construction period.

21. CONSTRUCTION TRAFFIC CONTROL

The Contractor is responsible for providing safe construction and work zones within the project limits by implementing the rules, regulations, and practices of the <u>Manual on</u> <u>Uniform Traffic Control Devices</u>, current edition.

22. SANITARY FACILITIES

Provide on-site toilet facilities for employees of Contractor and Sub-Contractors and maintain in a sanitary condition.

23. CONTRACT CLOSEOUT

The Contractor's Superintendent shall maintain at the project site, a "Record Set of Drawings" showing field changes, as-built elevations, unusual conditions encountered during construction, and such other data as required to provide the Owner with an accurate "as constructed" set of record drawings. The Contractor shall furnish the "Record Set" to the Project Representative following the Final Inspection of the Project.

The Contractor's final payment will not be processed until the "Record Set" of drawings are received and approved by the Project Representative.

24. MEASUREMENT AND PAYMENT

Review these Contract Documents for additional Measurement and Payment specifications for definitions. Quantities are listed on the Bid Proposal for Payment Items. Additional material quantities, volumes, and measurements may be shown on the Contract Document drawings and/or specifications.

Unit Price quantities and measurements shown on the Bid Proposal are for bidding and contract purpose only. Quantities and measurements supplied, completed for the project, and verified by the Project Representative shall determine payment. Each unit price will be deemed to include an amount considered by the Contractor to be adequate to cover Contractor's overhead and profit for each bid item.

The Owner or Contractor may make a Claim for an adjustment in Contract Unit Price if the quantity of any item of Unit Price Work performed by the Contractor <u>differs</u> <u>materially and/or significantly (increase or decrease by 50%)</u> from the estimated

quantity indicated on the Bid Proposal.

Lump sum bid item quantities will not be measured. Payment for these lump sum bid proposal items will be paid in full amount listed on the Bid Proposal when accepted by the Project Representative, unless specified otherwise.

TECHNICAL PROVISIONS

Montana Fish, Wildlife & Parks

SPECIFICATIONS FOR WORK TECHNICAL PROVISIONS

Incorporation of Montana Public Works Technical Specifications.

The Technical Specifications as found in Montana Public Works Standard Specifications (MPWSS), Sixth Edition, April 2021 and/or current Addendums or Revisions; are hereby incorporated by reference and made a part of this Contract:

Incorporation of Montana Fish, Wildlife & Parks Technical Specifications and Modifications to MPWSS Technical Specifications.

In addition to the MPWSS Technical Specifications are the following Montana Fish, Wildlife & Parks Technical Specifications (modifications to MPWSS Technical Specifications).

SECTION 01050 -	Field Engineering
SECTION 01450 -	Mobilization/Demobilization
SECTION 01750 -	Final Cleanup
SECTION 02207 -	Aggregate Materials
SECTION 02230 -	Street Excavation, Backfill, and Compaction
SECTION 02243 -	Rockery Swale
SECTION 02910 -	Revegetation

FIELD ENGINEERING

All applicable portions of this specification section in the MPWSS shall apply with the following additions, deletions and/or modifications.

PART 3 EXECUTION

1.1 CONSTRUCTION SURVEY

- A. Engineer will provide one set of stakes prior to the construction. One set of stakes will include a maximum of twenty (20) stakes, offset from center line. The contractor shall notify the Engineer 72 hours in advance that the site has been prepared and staking is needed to start construction.
- B. Contractor shall perform all additional surveying, staking, recording of data, and calculations as necessary to construct the project from the initial layout to final completion. Reset stakes as many times as necessary to construct the work.
- C. The Engineer will set center alignment stakes and key geometric points and described above in item A. The contractor shall set reference stakes, based the Engineer's stakes.

PART 4 MEASUREMENT AND PAYMENT

Add the following:

A. Construction Surveying is incidental to the work and no separate payment is made for this item.

END OF SECTION 01050

MOBILIZATION/DEMOBILIZATION

Added Section.

PART 1 GENERAL

1.1 DESCRIPTION

- A. This item shall consist of the prepatory work and operations necessary performed by the Contractor for the movement of personnel, equipment, supplies, and incidentals to and from the work site. The work includes those actions necessary for obtaining necessary permits required for mobilization; for the establishment of all offices and facilities necessary to work on the project; for premiums on contract bonds; for insurance for the contract; and for other work on the various items on the project site. Mobilization costs for subcontracted work shall be considered to be included.
- B. Contractor's cost for administration, bonding, insurance, and site documents shall be included in mobilization and shall not be paid as a separate item.
- C. All equipment moved to the project sites shall be in good mechanical condition and free of fuel, oil, lubrication, or other fuel leaks. The Contractor shall immediately remove any equipment potentially or discharging environmentally damaging fluids.
- D. All equipment moved to the project sites shall be thoroughly cleaned before it is brought to the sites to prevent the introduction of weed seeds. Equipment removed from the sites may not be returned to the sites again until it is thoroughly cleaned again.
- PART 2 PRODUCTS NOT USED
- PART 3 EXECUTION NOT USED

PART 4 MEASUREMENT AND PAYMENT

- 4.1 MEASUREMENT
 - A. There will be no direct measurement of this item.

4.2 PAYMENT

B. Partial payments for mobilization/demobilization will be made based on the lump sum bid price as follows:

- 25% of the amount bid for mobilization/demobilization when the Contractor has moved on-site and begun construction activities.
- 50% of the amount bid for mobilization/demobilization when 25% of the contract amount (exclusive mobilization/demobilization) has been completed.
- 75% of the amount bid for mobilization/demobilization when 50% of the contract amount (exclusive mobilization/demobilization) has been completed.
- 100% of the amount bid for mobilization/demobilization when 75% of the contract amount (exclusive mobilization/demobilization) has been completed.

END OF SECTION 01450

FINAL CLEANUP

Added Section.

PART 1 GENERAL

1.1 DESCRIPTION

A. This work consists of final cleanup of the project site prior to final acceptance.

PART 2 PRODUCTS – NOT USED

PART 3 EXECUTION

3.1 CONTRACTOR RESPONSIBILITES

The contractor shall be responsible for final clean up at the end of the project to a level satisfactory to the owner. All construction debris, no mater how small, shall be collected and removed from the site. All wheel ruts shall be filled in and be leveled to match the adjacent grade and material. Re-seeding or re-sodding, or other re-surfacing may be necessary to repair any construction related impacts or damage.

All survey markings set as control points and boundary corners shall not be disturbed. If the contractor encounters a control point or boundary corner and it is in the way of construction it shall be brought to the attention of the FWP project representative so that it can be avoided or properly preserved. The Project surveyor shall identify control points, whenever possible, with a marking/point to be saved.

All final slopes shall be dressed manually to remove woody debris, accumulated trash and oversized material. Any new slope or topsoil surfaces shall be hand raked to provide a uniform appearance. The contractor shall dress all gravel, pavement and concrete edges to eliminate abrupt edges and provide a smooth transition. All construction related temporary sediment control devices shall be removed as soon as practical.

PART 4 MEASUREMENT AND PAYMENT

4.1 PAYMENT

Unless specifically noted otherwise, all final cleanup work shall be incidental to other work items in the contract and no separate payment shall be made.

END OF SECTION 01750

AGGREGATE MATERIALS

PART 1 GENERAL

- 1.1 SECTION INCLUDES
- A. Aggregate materials.
- 1.2 RELATED SECTIONS
- A. Section 02205 Soil Materials.
- B. Section 02211 Rough Grading.
- C. Section 02231 Aggregate Base Course.
- D. Section 02923 Landscape Grading.

1.3 REFERENCES

- A. AASHTO M147 Materials for Aggregate and Soil-Aggregate.
- B. ANSI/ASTM C136 Method for Sieve Analysis of Fine and Coarse Aggregates.
- C. ASTM D2922 Test Methods for Density of Soil and Soil-Aggregate in Place by Nuclear Methods (Shallow Depth).

D. ASTM D4318 - Test Method for Liquid Limit, Plastic Limit, and Plasticity Index of Soils.

1.4 SUBMITTALS

- A. Submit laboratory test results for each type of aggregate material 15 days prior to installation, for Project Manager approval.
- 1. Each aggregate material used as a base or surfacing material shall have as a minimum the following laboratory tests completed:
 - I. Sieve Analysis
 - II. Proctor
 - III. Atterberg Limit Test (crushed top surfacing only).
 - IV. Percent Fractured Faces (crushed surfacing only using MT 217).

If the Project Manager determines there is a question whether the materials meet specifications the

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contractor shall have aggregate materials tested at an approved materials testing laboratory.

Testing costs for materials shall be paid for by the Contractor.

Materials Source: Submit name of imported materials suppliers. Provide materials from B. same source throughout the work. Change of source requires retesting at the Contractor's expense and Project Manager approval.

PART 2 PRODUCTS

2.1 AGGREGATE MATERIALS

A. Pit Run, Grade 1, 3" (-), shall be Pit Run stone mechanically crushed by the contractor either at the Pit site or within the roadway to be resurfaced as shown on the plans and shall be free of clav. friable material and debris; graded in accordance with ANSI/ASTM C136, within the following limits:

Percentage of Weights Passing Square Mesh Sieves		
	Grade 1	
3 Inch Sieve	100%	
2 Inch Sieve	In-situ pit	

TABLE OF GRADUATIONS

The source of Pit Run material must be inspected and pre-approved by a FWP Representative prior to construction.

In-situ pit

10-15%

1. Material shall be evenly graded.

1 Inch Sieve

No. 200 Sieve

- Larger stone may be used if preapprove by the FWP project 2. representative prior to placement.
- Material shall contain enough fines for good compaction. 3.
- 4. Dust ratio limitations shall not apply.
- A tolerance of 5%, by weight, up to the next above specified gradation (4 inch for 3 inch 5. max.) will be allowed.
- B. Road Mix Surfacing; 3", 2" & 1-1/2"; Montana Public Works Standard Specifications (2021), free of silt, clay, loam, friable or soluble materials, and organic matter; graded in accordance with AASHTO Method T11; within the following limits:

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TABLE OF GRADUATIONS Percentage of Weights Passing Square Mesh Sieves

Passing	3"	2"	1-1/2"
	Minus	Minus	Minus
3 Inch Sieve	100%		
2 Inch Sieve		100%	
1-1/2 Inch Sieve			100%
¹ / ₂ Inch Sieve			
3/8 Inch Sieve			
No. 4 Sieve	25-60%	25-60%	26-60%
No. 10 Sieve	10-30%	10-30%	10-30%
No. 200 Sieve	2-10%	2-10%	2-10%

The aggregate for all grades, including added binder or filler, shall meet the following supplemental requirements.

- (1) Up to 5% "oversized" material is permitted provided that the "oversized" material passes the screen immediately larger than the top sized specified. The material between the maximum screen opening and the No.4 sieve shall be reasonably well graded.
- (2) The liquid limit for that portion of the fine aggregate passing a No. 40 Sieve shall not exceed 25 and the plasticity index shall be between three and six, as determined by Montana Test MT 208.
- (3) Suitability of the aggregate is determined by the gradation testing of material placed in the project as required in the contract documents, within the allowable limits described by the Table of Gradation for the particular grading specified.
- (4) At least 35 percent by weight of the aggregate retained on the No. 4 sieve must have at least on mechanically-fractured face.
- 2.2 SOURCE QUALITY CONTROL
 - A. Field inspection and testing will be performed under provisions of Section 01019.
 - B. Tests and analysis of aggregate material will be performed in accordance with ASTM C 136 and as specified in Section 2207, Part 2, Paragraph 2.1 A 2a and B (2).

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C. If tests indicate materials do not meet specified requirements, change material and retest.

PART 3 EXECUTION

3.1 STOCKPILING

- A. Stockpile materials on site at locations designated by Project Manager.
- B. Stockpile in sufficient quantities to meet project schedule and requirements.
- C. Separate differing materials with dividers or stockpile apart to prevent mixing.
- D. Direct surface water away from stockpile site so as to prevent erosion or deterioration of materials.

3.2 STOCKPILE CLEANUP

A. Remove stockpile, leave area in a clean and neat condition. Grade site surface to prevent freestanding surface water.

PART 4 METHOD OF MEASUREMENT AND PAYMENT

Delete this section and add the following:

A. This item is measured and paid for by the linear foot, along the road centerline, at the contract unit price bid for 1.5" Minus and 3" Minus Road Mix, which constitutes hauling, placement, compacting, shaping the aggregate and all other necessary incidental work.

B. Payment is made under:

- 1. ___ " 3" Depth x 20'Wide 1.5" Minus Road Mix"
- 2. ____ "4" Depth x 10'Wide 3" Minus Road Mix"

END OF SECTION

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STREET EXCAVATION, BACKFILL AND COMPACTION

All applicable portions of this specification section in the MPWSS shall apply with the following additions, deletions and/or modifications.

PART 1 GENERAL

1.3 DENSITY CONTROL TESTING

A. FIELD DENSITY TESTING

Delete this section and add the following:

In-place field density tests for quality assurance are at Contractors expense meeting AASHTO T238 (ASTM D2922) and AASHTO T239 (ASTM D3017), Nuclear Densometer Methods. Quality assurance field density testing frequency is once per compacted lift, or as directed by Engineer.

Retesting of failing areas is at the expense of the Contractor.

B. LABORATORY MAXIMUM DENSITY and OPTIMUM MOISTURE

Delete this section and add the following:

Quality assurance tests will be made by the Contractors independent testing laboratory for each on-site natural soil or each source of off-site material, including borrow material, to determine the laboratory maximum density values and optimum compaction moisture content under AASHTO T99 or ASTM D698.

PART 3 EXECUTION

3.1 CLEARING AND GRUBBING

Add the following:

Obtain necessary burning permits if cleared and grubbed material is burned on site. All stumps within construction limits shall be grubbed under this contract.

During the clearing and grubbing portion of the work the contractor shall stock pile sufficient desirable topsoil material for constructing the proposed landscape mounds as shown on the Plans.

Add the following:

3.9 WATER TRUCK

A water truck for the soil conditioning of roadway and aggregate materials shall be provided to transport water to the site.

3.10 IMPORTED FILL

Work includes hauling and placing 150 cubic yards of fill as shown on the plans. Import shall be 3" minus road mix as specified in Section 2234 - Aggregates

PART 4 MEASUREMENT AND PAYMENT

4.1 METHOD OF MEASUREMENT AND PAYMENT

Delete this section and add the following:

- A. CLEARING AND GRUBBING
 - 1. Clearing and grubbing will not be measured for payment and is considered incidental to other work items in this Contract.
- B. HAUL & PLACE IMPORT
 - 1. Hauling and placing 150 cubic yards of imported fill will be measured and paid for on a per cubic yard (CYD) basis.
- C. EXCAVATION AND EMBANKMENT
 - 1. Excavation and embankment work associated with subgrade preparation, installation of drainage dips, and grading of swales will be measured and paid for linear foot (LF). Price and payment are full compensation for all labor, tools, equipment, and other incidentals necessary to haul, place, compact, grade, reshape, manipulate, and perform other work for embankment and roadway construction. It additionally includes, installation of drainage dips, and drainage swales called for on the Plans.
- D. Payment is made under:
 - 1. ____ "Road Re-Grading (subgrade prep, drainage dips & swales)"
 - 2. ____ "Haul & Place Import (see Shts 13,15&20)"

END OF SECTION 02230

ROCKERY SWALE

Added Section.

PART 1 GENERAL

1.1 DESCRIPTION

A. This work shall consist of the construction of loose rockery stone, aggregate, fabric blankets, and onsite soils placed where specified.

PART 2 PRODUCTS

2.1 ROCK

A. General

Rock for rockery swales shall be obtained from designated sources prior to construction. If off-site stone is being proposed, the FWP project representative most approve the stone, method of processing, and gradation before it is imported to the site.

B. Grading

The rockery stone shall conform to the specified grading limits as shown on the plans

The rock shall be free from dirt, clay, sand rock fines and other materials not meeting the required gradation limits.

At least 30 days prior to the delivery of rock from other than designated sources, the Contractor shall designate in writing the source from which they intend to obtain the rock The Contractor will also provide satisfactory documentation to the technician that the material meets the requirements of the specification. The Contractor shall provide the technician free access to the source for obtaining samples for testing. The size and grading of the rock shall be as specified in the special provisions.

Rock from the designated sources shall be excavated, selected and processed as necessary to meet the quality and grading requirements in the special provisions. The rock shall conform to the specified grading when installed as rockery stone.

Size	% Passing
9 inch	100
6 inch	40-80
3 inch	10-45
1.5 inch	0-25

Table 1 - Rockery Stone Gradation

Note: Larger stone may be used if preapprove by the FWP project representative prior to placement.

2.2 FILTER AND BEDDING MATERIALS

When required, granular filter and bedding materials shall, unless otherwise specified, conform to Montana Construction Specification MT-117, Drainfill and Filters.

PART 3 EXECUTION

3.1 GENERAL

A. Furnish hard, durable, and angular in shape rock that is resistant to weathering and water action and free from overburden, spoil, and organic or other unsuitable material. During the excavation process, do not use rounded stone or boulders from a streambed source as the sole source of rockery stone. Angular faces of stone shall sufficient to inter-lock and provide a stable surface.

3.2 SUBSURFACE PREPARATION

The subgrade surfaces on which the rockery stone and bedding course is to be placed shall be cut or filled and graded to the lines and grades shown on the drawings. When fill to subgrade lines is required, it shall consist of approved materials and shall conform to the requirements of the specified class of fill.

Rockery stone shall not be placed until the foundation preparation is completed and the subgrade surfaces have been inspected and approved by the Technician.

3.3 EQUIPMENT – PLACED ROCKERY STONE

The rock shall be placed by equipment on the surfaces and to the depths specified. The rockery stone shall be constructed to the full course thickness in one operation and in such a manner as to avoid serious displacement of the underlying materials. The rock shall be delivered and placed in a manner that will insure that the rockery stone is placed in a reasonably homogeneous manner with the larger rocks uniformly distributed and firmly in

contact one to another with the smaller rocks and spalls filling the voids between the larger rocks.

When machine placement does not provide a smooth drivable surface, hand placement of stone will be required.

3.4 HAND – PLACED ROCKERY STONE

The rockery stones shall be placed by hand on the surfaces and to the depths specified and in a manner to provide a smooth drivable surface. It shall be securely bedded with the larger rocks firmly in contact one to another. Spaces between the larger rocks shall be filled with smaller rocks and spalls. Smaller rocks shall not be grouped as a substitute for larger rock. Flat slab rock shall be laid with the flat surface up.

3.4 FILTER LAYERS OR BEDDING

When filter layers or bedding beneath rockery stone is specified, the filter or bedding material shall be spread uniformly on the prepared subgrade surfaces to the depth specified. Compaction of filter layers or bedding will not be required, but the surface of such layers shall be finished reasonably free of mounds, dips or windrows.

When a geotextile filter is specified, the material used shall be non-woven and meet the requirements as outlined in Table 1 or shall be as specified on the drawing. Geotextile shall be joined by over-lapping a minimum distance of 18 inches. Anchoring of the fabric is not required but care shall be taken to minimize displacement.

Rockery stone shall not be dropped from a height greater than three feet on geotextile. Sufficient hand work shall be done to produce a dense section with a neat and uniform surface.

PROPERTY	TEST METHOD	Class I	Class II
Weight - Typical	ASTM D-5261	8.0 oz/sy	10 oz/sy
Tensile Strength	ASTM D-4632	205 lbs	230 lbs
Elongation @ Break	ASTM D-4632	50%	50%
Mullen Burst*	ASTM D-3786*	350 psi	500 psi
Puncture Strength*	ASTM D-4833*	110 lbs	120 lbs
CBR Puncture	ASTM D-6241	500 lbs	700 lbs
Trapezoidal Tear	ASTM D-4533	80 lbs	95 lbs
Apparent Opening Size	ASTM D-4751	80 US Sieve	100 US Sieve
Permittivity	ASTM D-4491	1.35 Sec-1	1.2 Sec-1
Water Flow Rate	ASTM D-4491	90 g/min/sf	80 g/min/sf
UV Resistance @ 500	ASTM D-4355	70%	70%
Hours			

TABLE 1. REQUIREMENTS FOR NONWOVEN GEOTEXTILES

*Historical averages (current values not available): Mullen Burst Strength ASTM D-3786 is no longer recognized by ASTM D-35 on Geo-synthetics as an acceptable test method. Puncture Strength ASTM D-4833 is not recognized by AASHTO M288 and has been replaced with CBR Puncture ASTM D-6241. Use Class I for $d50 \le 15$ " Use Class II for $d50 \ge 16$ " or Use Class specified on the plans

PART 4 MEASUREMENT AND PAYMENT

4.1 PAYMENT

Measurement and payment will be made on a per each basis and will be based on the neat lines shown on the drawings.

Such payment will constitute full compensation for all materials, labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Compensation for geotextile or any other item of work shown on the drawings or described in the special provisions but not listed on the bid schedule will be considered incidental to and included in the pay items listed on the bid schedule.

PART 5 SUBMITTALS REQUIRED

- Geotextiles
- If off-site rockery stone is being utilized, the Contractor shall designate in writing the source from which they intend to obtain the rockery stone.
- When other than pre-approved rock sources are selected for use, site specific test results shall be submitted demonstrating compliance with Section 2 of this specification.

Submittals are to be received by the Contracting Officer a minimum of 15 days prior to the start of placing rock material.

END OF SECTION 02243

REVEGETATION

All applicable portions of this specification section in the MPWSS shall apply with the following additions, deletions and/or modifications.

PART 1 GENERAL

1.1 DESCRIPTION

Add following:

This work also includes conserving, placing, and finishing topsoil placement at designated areas on the project drawings or as directed by the Engineer.

PART 2 PRODUCTS

2.1 SEED

Add the following:

Utilize the following seed mix for all areas to be seeded.

Seed Name	% Pure Live Seed	Lbs. Per Acre
Western Wheatgrass	30	*
Bluebunch Wheatgrass	20	*
Hard Fescue	20	*
Slender Wheatgrass	15	*
Green Needlegrass	15	*

* Drilled Rate = 25 lbs/acre, Broadcast and Hydroseed Rate = 50 lbs/acre

2.2 TOPSOIL

Add the following:

Utilize all salvaged topsoil conserved from clearing and grubbing operations to cover excavation and embankment slopes prior to fertilizing, seeding, or mulching.

2.4 FERTILIZER

Delete this Section.

PART 4 MEASUREMENT AND PAYMENT

4.1 GENERAL

Delete this section and add the following:

- A. Revegetation will be measured and paid by the lump sum (LPSM) including all labor, equipment, materials and incidentals required for the completion of the work.
- B. Placing conserved topsoil will not be measured for payment and is considered incidental to other work items in this Contract.

END OF SECTION 02910