

HYDRO LIBR.

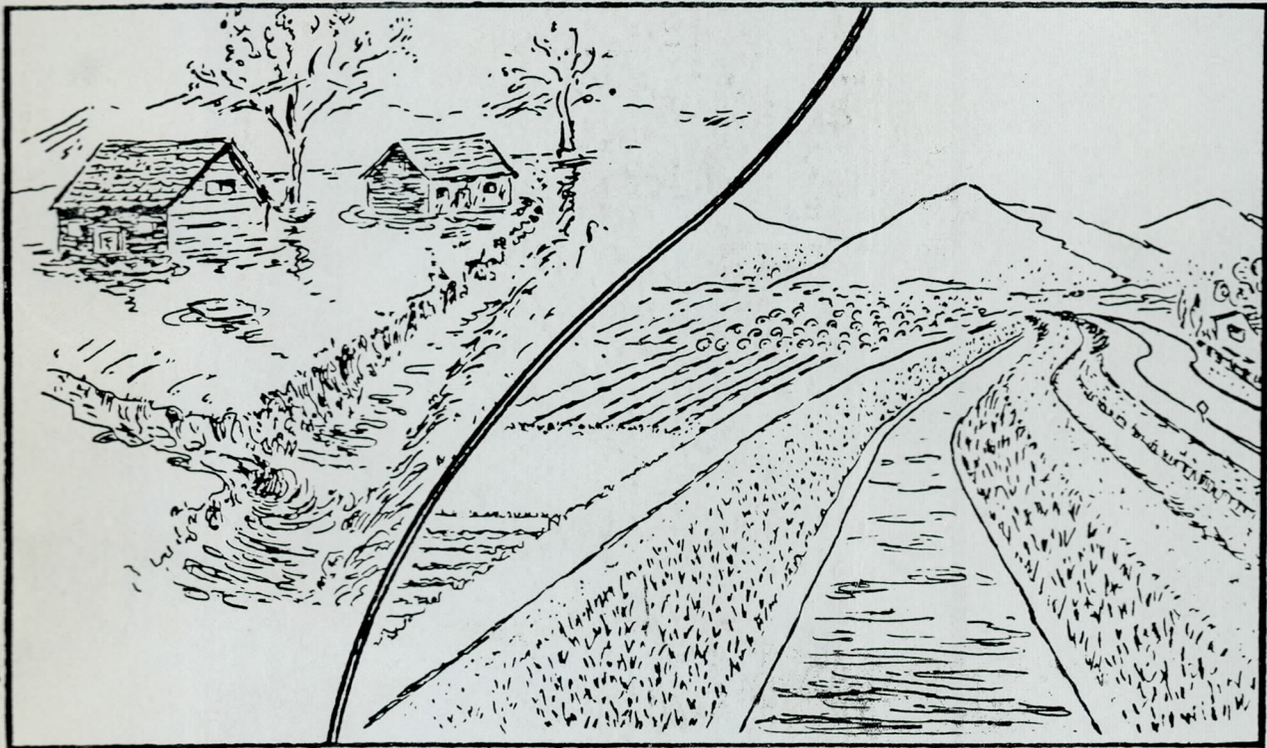
LIBRARY

CONTRACT FOR THE CONSTRUCTION
OF

Flood Control Property of
District of MC Library
2001 W. Durango
Phoenix, AZ 85009

ROOSEVELT WATER CONSERVATION DISTRICT FLOODWAY REACH 2

ARIZONA



UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE



.3-01-0-08/82

A121.502

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UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

August 19, 1982

ADDENDUM NO. 2 TO INVITATION FOR BIDS NO. SCS-5-AZ-82 SCHEDULED TO BE OPENED AT 1:00 P.M., LOCAL TIME AT THE PLACE OF BID OPENING, SEPTEMBER 8, 1982, FOR THE CONSTRUCTION OF 4.6 MILES OF FLOODWAY CHANNEL, RWCD FLOODWAY-REACH 2, WILLIAMS-CHANDLER WATERSHED PROTECTION PROJECT.

1. Prospective bidders are hereby advised of the following changes:

a. Bid Schedule No. 1 (blue), Item 23, Surveys, Spec. No. 8 should be changed to Spec. No. 401.

b. Sheet 49 of 50 of the drawings should be amended to include the following table of estimated spoil disposal areas:

<u>Spoils Disposal Area</u>	<u>Estimated Volumes</u>
Area #1	155,000 <u>±</u> cu yd
Area #2	56,000 <u>±</u> cu yd
Area #3	40,000 <u>±</u> cu yd

Queen Creek Channel - estimated volume of existing channel dikes required to be removed is 210,000 ± cu yd.

c. Construction Specification 31, Concrete, Section 26.a.(4) (page 20, blue), after "Type E, delete "size designation, as shown on the drawings" and insert "size designation 20, bulb width 1".

2. Bidders must acknowledge receipt of this addendum. Acknowledgement must be shown in the spaces provided herein or on the reverse of Standard Form 21, and must be received before the time set for receiving bids, 1:00 P.M., local time at the place of bid opening, September 8, 1982.

3. All other conditions for this Invitation for Bids remain the same.

4. FAILURE TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WILL CAUSE REJECTION OF BIDS.



B.E. Osterquist
Contracting Officer

ACKNOWLEDGED:

Bidder: _____

By: _____

Date: _____

UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

August 19, 1982

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3. All other conditions for this Invitation for Bids remain the same.

4. FAILURE TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WILL CAUSE REJECTION OF BIDS.



B.E. Osterquist
Contracting Officer

ACKNOWLEDGED:

Bidder: _____

By: _____

Date: _____

UNITED STATES DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

August 10, 1982

ADDENDUM NO. 1 TO INVITATION FOR BIDS NO. SCS-5-AZ-82 SCHEDULED TO BE OPENED AT 1:00 P.M., LOCAL TIME AT THE PLACE OF BID OPENING, SEPTEMBER 8, 1982, FOR THE CONSTRUCTION OF 4.6 MILES OF FLOODWAY CHANNEL, RWCD FLOODWAY - REACH 2, WILLIAMS - CHANDLER WATERSHED PROTECTION PROJECT.

1. Prospective bidders are hereby advised of a change in the wage determination under the Service Contract Act for surveying, drafting, and/or mapping services. The new wage determination (attached) dated February 26, 1982 replaces the wage determination dated January 28, 1981 in the Invitation for Bids.
2. Bidders must acknowledge receipt of this addendum. Acknowledgement must be shown in the spaces provided herein or on the reverse of Standard Form 21, and must be received before the time set for receiving bids, 1:00 p.m., local time at the place of bid opening, September 8, 1982.
3. All other conditions for this Invitation for Bids remain the same.
4. FAILURE TO ACKNOWLEDGE RECEIPT OF THIS ADDENDUM WILL CAUSE REJECTION OF BID.



B.E. Osterquist
Contracting Officer

ACKNOWLEDGED:

Bidder: _____
By : _____
Date : _____

U.S. DEPARTMENT OF LABOR
EMPLOYMENT STANDARDS ADMINISTRATION
WAGE AND HOUR DIVISION
WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER
THE SERVICE CONTRACT ACT
By direction of the Secretary of Labor

W. M. Otter

W. M. Otter

Administrator

LOCALITY	State: ARIZONA	03
	Area: Statewide except Coconino County (005)	
Wage determination number: 78-1225 (Rev. 4)		Date FEB 26 1982

Class of service employee	Minimum hourly wage	Fringe benefit payments			
		Health & Welfare	Vacation	Holiday	Other

Employed on contracts for surveying, drafting, and/or mapping services:

- | | |
|-----------------------|---------|
| 1. Drafter, class V | \$10.79 |
| 2. Drafter, class IV | 8.66 |
| 3. Drafter, class III | 7.70 |
| 4. Drafter, class II | 6.17 |
| 5. Drafter, class I | 4.78 |
| 6. Surveyor helper | 5.41 |
| 7. Instrument worker | 6.79 |

FRINGE BENEFITS APPLICABLE TO CLASSES OF SERVICE EMPLOYEES ENGAGED IN CONTRACT PERFORMANCE:

1/ 2/ 3/

- 1/ \$.32 an hour or \$12.80 a week or \$55.46 a month.
- 2/ 2 weeks' paid vacation after 1 year of service with an employer; 3 weeks after 10 years.
- 3/ 8 paid holidays per year: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.)

NOTE: Any class of service employee required in the performance of the contract but not listed above shall be classified by the contractor so as to provide a reasonable relationship between such classes and those listed above, and shall be apid such monetary wages as are determined by agreement (evidenced in writing) of the interested parties, who shall be deemed to be the contracting agency, the contractor, and the employees who will perform on the contract or their representatives. In the absence of an agreement, the question of proper conformable wage rates is to be submitted to the Department of Labor by the contracting officer for a final determination. (See Section 4.6(b) of Regulations 29 CFR 4).

DRAFTER

Performs drafting work requiring knowledge and skill in drafting methods, procedures, and techniques. Prepares drawings of structures, mechanical and electrical equipment, piping and duct systems and other similar equipment, systems, and assemblies. Uses recognized systems of symbols, legends, shadings, and lines having specific meanings in drawings. Drawings are used to communicate engineering ideas, designs, and information in support of engineering functions.

The following are excluded when they constitute the primary purpose of the job:

- a. Design work requiring the technical knowledge, skill, and ability to conceive or originate designs;
- b. Illustrating work requiring artistic ability;
- c. Work involving the preparation of charts, diagrams, room arrangements, floor plans, etc.;
- d. Cartographic work involving the preparation of maps or plats and related materials, and drawings of geological structures; and
- e. Supervisory work involving the management of a drafting program or the supervision of drafters.

Positions are classified into levels on the basis of the following definitions.

Drafter I

Working under close supervision, traces or copies finished drawings, making clearly indicated revisions. Uses appropriate templates to draw curved lines. Assignments are designed to develop increasing skill in various drafting techniques. Work is spot-checked during progress and reviewed upon completion.

NOTE: Exclude drafters performing elementary tasks while receiving training in the most basic drafting methods.

Drafter II

Prepares drawings of simple, easily visualized parts or equipment from sketches or marked-up prints. Selects appropriate templates and other equipment needed to complete assignments. Drawings fit familiar patterns and present few technical problems. Supervisor provides detailed instructions on new assignments, gives guidance when questions arise, and reviews completed work for accuracy.

Drafter III

Prepares various drawings of parts and assemblies, including sectional profiles, irregular or reverse curves, hidden lines, and small or intricate details. Work requires use of most of the conventional drafting techniques and a working knowledge of the terms and procedures of the industry. Familiar or recurring work is assigned in general terms; unfamiliar assignments include information on methods, procedures, sources of information, and precedents to be followed. Simple revisions to existing drawings may be assigned with a verbal explanation of the desired results; more complex revisions are produced from sketches which clearly depict the desired product.

Drafter IV

Prepares complete sets of complex drawings which include multiple views, detail drawings, and assembly drawings. Drawings include complex design features that require considerable drafting skill to visualize and portray. Assignments regularly require the use of mathematical formulas to compute weights, load capacities, dimensions, quantities of materials, etc. Working from sketches and verbal information supplied by an engineer or designer, determines the most appropriate views, detail drawings, and supplementary information needed to complete assignments. Selects required information from precedents, manufacturers' catalogs, and technical guides. Independently resolves most of the problems encountered. Supervisor or designer may suggest methods of approach or provide advice on unusually difficult problems.

NOTE: Exclude drafters performing work of similar difficulty to that described at this level but who provide support for a variety of organizations which have widely differing functions or requirements.

Drafter V

Works closely with design originators, preparing drawings of unusual, complex or original designs which require a high degree of precision. Performs unusually difficult assignments requiring considerable initiative, resourcefulness, and drafting expertise. Assures that anticipated problems in manufacture, assembly, installation, and operation are resolved by the drawings produced. Exercises independent judgment in selecting and interpreting data based on a knowledge of the design intent. Although working primarily as a drafter, may occasionally perform engineering design work in interpreting general designs prepared by others or in completing missing design details. May provide advice and guidance to lower level drafters or serve as coordinator and planner for large and complex drafting projects.

JOB DESCRIPTION

Instrument Worker

Obtains data pertaining to angles, elevations, points, and contours used for construction, map making, mining, or other purposes, using alidade, level, transit, plane table, Theodolite, electronic distance measuring equipment, and other surveying instruments. Compiles notes, sketches, and records of data obtained and work performed. Directs work of subordinate members of survey team. Performs other duties relating to surveying work as directed by Chief of Party. (profess. & kin.).

Surveyor Helper

Performs any of following duties to assist in surveying land: Holds level or stadia rod at designated points to assist in determining elevations and laying out stakes for mapmaking, construction, mining, land, and other surveys. Calls out reading or writes station number and reading in notebook. Marks points of measurement with elevation, station number or other identifying mark. Measures distance between survey points, using steel or cloth tape or surveyor's chain. Marks measuring points with keel (marking crayon), paint sticks, scratches, tacks, or stakes. Places stakes at designated points and drives them into ground at specified elevation, using hammer or hatchet. Cuts and clears brush and trees from line of survey, using brush hook, knife, ax or other cutting tools. May perform duties as directed by Land Surveyor (profess. & kin.) or Surveyor Assistant, instruments (profess. & kin.). May perform one operation and be designated accordingly as Brush Clearer, Surveying (any ind.); Staker, surveying (any ind.); surveyor helper, chain (any ind.), surveyor helper, rod (any ind.).

C O N T E N T S

Invitation No. SCS-5-AZ-82

INVITATION FOR BIDS - Standard Form 20

-INSTRUCTIONS TO BIDDERS - Standard Form 22

SPECIAL INSTRUCTIONS TO BIDDERS

BID FORM - Standard Form 21

REPRESENTATIONS AND CERTIFICATIONS - Standard Form 19-B

REPRESENTATIONS AND CERTIFICATIONS, Continued

BID SCHEDULE

GENERAL PROVISIONS - Standard Form 23-A

SPECIAL PROVISIONS

WAGE RATES

LABOR STANDARDS PROVISIONS - Standard Form 19-A

DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA - Form AD-716

EMPLOYMENT OF THE HANDICAPPED - Form AD-655

BID BOND - Standard Form 24

STANDARD FEDERAL EQUAL EMPLOYMENT OPPORTUNITY CONSTRUCTION CONTRACT

SPECIFICATIONS - Executive Order 11246

SUPPLEMENT TO OSHA PART 1926
CONSTRUCTION STANDARDS AND INTERPRETATIONS

SPECIFICATIONS

<u>Number</u>	<u>Title</u>
<u>CONSTRUCTION</u>	
2	Clearing and Grubbing
3	Structure Removal
6	Seeding and Mulching
8	Mobilization
10	Water
11	Removal of Water
21	Excavation
23	Earth Fill

CONTENTS - Continued

SPECIFICATIONS - Continued

<u>Number</u>	<u>Title</u>
<u>CONSTRUCTION</u> - Continued	
24	Drain Fill
31	Concrete
34	Steel Reinforcement
44	Asbestos - Cement Pipe Conduits and Drains
51	Corrugated Metal Pipe Conduits
61	Loose Rock Riprap
62	Grouted Rock Riprap
81	Metal Fabrication and Installation
82	Cleaning and Painting Metalwork
400	Asphalt Concrete Pavement

MATERIAL

521	Aggregates for Drain Fill and Filters
522	Aggregates for Portland Cement Concrete
523	Rock for Riprap
531	Portland Cement
532	Air-Entraining Admixtures (For Concrete)
533	Water-Reducing and Set-Retarding Admixtures for Portland Cement Concrete)
534	Curing Compound (For Concrete)
535	Pre-formed Expansion Joint Filler
536	Sealing Compound for Joints in Concrete and Concrete Pipe
537	Non-Metallic Waterstops
538	Metal Waterstops
539	Steel Reinforced (For Concrete)
545	Asbestos - Cement Pipe
551	Zinc-coated Iron or Steel Corrugated Pipe
581	Metal
582	Galvanizing

DRAWINGS - Attached

RWCD Floodway Reach II, Drawing No. 82003-AZ-Ch - 50 Sheets

Invitation No. SCS-5-AZ-82

INVITATION FOR BIDS
(CONSTRUCTION CONTRACT)

DATE
August 6, 1982

NAME AND LOCATION OF PROJECT

RWCD Floodway, Reach 2, Williams -
Chandler Watershed Protection Project,
located approximately 11 miles south-
east of Chandler, Maricopa County,
Arizona

DEPARTMENT OR AGENCY

U.S. Department of Agriculture
Soil Conservation Service

BY (Issuing office) Soil Conservation Service
230 North First Ave.
Room 3008 - Federal Building
Phoenix, Arizona 85025

Sealed bids in Single copy for the work described herein will be received until
1:00 p.m. local time at the place of bid opening, September 8, 1982.

at Room 3008, Federal Building, 230 North First Ave., Phoenix, AZ 85025

and at that time publicly opened.

Information regarding bidding material, bid guarantee, and bonds

A bid guarantee in an amount not less than 20% of the total bid price must be submitted with each bid in excess of \$25,000 in a form described in Clause 4 of the attached Instruction to Bidders, Standard Form 22.

If a contract is awarded in excess of \$25,000, a Performance and a Payment Bond on forms provided by the Government shall be furnished as provided in Clause 11 of the attached Instructions to Bidders, Standard Form 22. The Performance Bond in penal sum shall be 100% of the original amount of the contract. The penal amount of the payment bond shall be as follows: (1) when the contract price is not more than \$1,000,000, 50% of the original amount of the contract; (2) when the contract price is more than \$1,000,000 but not more than \$5,000,000, 40% of the original amount of the contract; (3) when the contract price is more than \$5,000,000, the penal amount shall be \$2,500,000.

The following attachments hereto form a part of the invitation for bids and any resultant contract: Bid Schedule; General Provisions - Standard Form 23-A; Special Provisions; Labor Standards Provisions - Standard Form 19-A; Disabled Veterans and Veterans of the Vietnam Era - Form AD-716; Employment of the Handicapped - Form AD-655; Standard Federal Equal Employment Opportunity Construction Contract Specification; Supplement to OSHA Part 1926; Construction Standards and Interpretations and Specifications and Drawings listed under "Contents".

This job consists of the construction of 4.6 miles of floodway channel involving the estimated quantities shown in the attached bid schedule.

The work shall be commenced within twenty (20) calendar days and be completed within four hundred seventy (470) calendar days after the date of receipt of the Notice to Proceed.

Inspection of Job Site (over)

Inspection of Job Site (continued):

Prospective bidders may assemble at the Chandler Project office, 23428 S. Gilbert Road, Chandler, AZ 85224, on Tuesday, August 17, and Thursday, August 26, 1982, for a group showing of the work site. The group will leave at 10:00 a.m. on each of the above days.

Steve Okamoto, Project Engineer, will conduct the group site showing.

If you are unable to attend one of the group showings, arrangements to inspect the site may be made with John L. Sullivan, State Construction Engineer, Soil Conservation Service, 230 North First Ave., Room 3008, Phoenix, Arizona 85025 Phone: (602) 261-6711.

INSTRUCTIONS TO BIDDERS

(CONSTRUCTION CONTRACT)

1. **Explanations to Bidders.**—Any explanation desired by a bidder regarding the meaning or interpretation of the invitation for bids, drawings, specifications, etc., must be requested in writing and with sufficient time allowed for a reply to reach bidders before the submission of their bids. Any interpretation made will be in the form of an amendment of the invitation for bids, drawings, specifications, etc., and will be furnished to all prospective bidders. Its receipt by the bidder must be acknowledged in the space provided on the Bid Form (Standard Form 21) or by letter or telegram received before the time set for opening of bids. Oral explanations or instructions given before the award of the contract will not be binding.

2. **Conditions Affecting the Work.**—Bidders should visit the site and take such other steps as may be reasonably necessary to ascertain the nature and location of the work, and the general and local conditions which can affect the work or the cost thereof. Failure to do so will not relieve bidders from responsibility for estimating properly the difficulty or cost of successfully performing the work. The Government will assume no responsibility for any understanding or representations concerning conditions made by any of its officers or agents prior to the execution of the contract, unless included in the invitation for bids, the specifications, or related documents.

3. **Bidder's Qualifications.**—Before a bid is considered for award, the bidder may be requested by the Government to submit a statement regarding his previous experience in performing comparable work, his business and technical organization, financial resources, and plant available to be used in performing the work.

4. **Bid Guarantee.**—Where a bid guarantee is required by the invitation for bids, failure to furnish a bid guarantee in the proper form and amount, by the time set for opening of bids, may be cause for rejection of the bid.

A bid guarantee shall be in the form of a firm commitment, such as a bid bond, postal money order, certified check, cashier's check, irrevocable letter of credit or, in accordance with Treasury Department regulations, certain bonds or notes of the United States. Bid guarantees, other than bid bonds, will be returned (a) to unsuccessful bidders as soon as practicable after the opening of bids, and (b) to the successful bidder upon execution of such further contractual documents and bonds (including any necessary coinsurance or reinsurance agreements) as may be required by the bid as accepted.

If the successful bidder, upon acceptance of his bid by the Government within the period specified therein for acceptance (sixty days if no period is specified) fails to execute such further contractual documents, if any, and give such bond(s) (including any necessary coinsurance or reinsurance agreements) as may be required by the terms of the bid as accepted within the time specified (ten days if no period is specified) after receipt of the forms by him, his contract may be terminated for default. In such event he shall be liable for any cost of procuring the work which exceeds the amount of his bid, and the bid guarantee shall be available toward offsetting such difference.

5. **Preparation of Bids.**—(a) Bids shall be submitted on the forms furnished, or copies thereof, and must be manually signed. If erasures or other changes appear on the forms, each erasure or change must be initialed by the person signing the bid. Unless specifically authorized in the invitation for bids, telegraphic bids will not be considered.

(b) The bid form may provide for submission of a price or prices for one or more items, which may be lump sum bids, alternate prices, scheduled items resulting in a bid on a unit of construction or a combination thereof, etc. Where the bid form explicitly requires that the bidder bid on all items, failure to do so will disqualify the bid. When submission of a price on all items is not required, bidders should insert the words "no bid" in the space provided for any item on which no price is submitted.

(c) Unless called for, alternate bids will not be considered.

(d) Modification of bids already submitted will be considered if received at the office designated in the invitation for bids by the time set for opening of bids. Telegraphic modifications will be considered, but should not reveal the amount of the original or revised bid.

6. **Submission of Bids.**—Bids must be sealed, marked, and addressed as directed in the invitation for bids. Failure to do so may result in a premature opening of, or a failure to open, such bid.

7. **Withdrawal of Bids.**—Bids may be withdrawn by written or telegraphic request received from bidders prior to the time set for opening of bids. (See par. 8 regarding late withdrawals.)

8. Late Bids, Modifications of Bids, or Withdrawal of Bids.—(a) Any bid received at the office designated in the solicitation after the exact time specified for receipt will not be considered unless it is received before award is made and either:

(1) It was sent by registered or certified mail not later than the fifth calendar day prior to the date specified for the receipt of bids (e.g., a bid submitted in response to a solicitation requiring receipt of bids by the 20th of the month must have been mailed by the 15th or earlier); or

(2) It was sent by mail (or telegram if authorized) and it is determined by the Government that the late receipt was due solely to mishandling by the Government after receipt at the Government installation.

(b) Any modification or withdrawal of a bid is subject to the same conditions as in (a), above. A bid may also be withdrawn in person by a bidder or his authorized representative, provided his identify is made known and he signs a receipt for the bid, but only if the withdrawal is made prior to the exact time set for receipt of bids.

(c) The only acceptable evidence to establish:

(1) The date of mailing of a late bid, modification, or withdrawal sent either by registered or certified mail is the U.S. Postal Service postmark on both the envelope or wrapper and on the original receipt from the U.S. Postal Service. If neither postmark shows a legible date, the bid, modification, or withdrawal shall be deemed to have been mailed late. (The term "postmark" means a printed, stamped, or otherwise placed impression (exclusive of a postage meter machine impression) that is readily identifiable without further action as having been supplied and affixed on the date of mailing by employees of the U.S. Postal Service. Therefore, offerors should request the postal clerk to place a hand cancellation bull's-eye

"postmark" on both the receipt and the envelope or wrapper.)

(2) The time of receipt at the Government installation is the time-date stamp of such installation on the bid wrapper or other documentary evidence of receipt maintained by the installation.

(d) Notwithstanding (a) and (b) of this provision, a late modification of an otherwise successful bid which makes its terms more favorable to the Government will be considered at any time it is received and may be accepted.

NOTE: The term "telegram" includes mailgrams.

9. Public Opening of Bids.—Bids will be publicly opened at the time set for opening in the invitation for bids. Their content will be made public for the information of bidders and others interested, who may be present either in person or by representative.

10. Award of Contract.—(a) Award of contract will be made to that responsible bidder whose bid, conforming to the invitation for bids is most advantageous to the Government, price and other factors considered.

(b) The Government may, when in its interest, reject any or all bids or waive any informality in bids received.

(c) The Government may accept any item or combination of items of a bid, unless precluded by the invitation for bids or the bidder includes in his bid a restrictive limitation.

11. Contract and Bonds.—The bidder whose bid is accepted will, within the time established in the bid, enter into a written contract with the Government and, if required, furnish performance and payment bonds on Government standard forms in the amounts indicated in the invitation for bids or the specifications.

SPECIAL INSTRUCTIONS TO BIDDERS

1. Award of Contract. (a) No bid will be considered unless all items in the bid schedule are priced, and only one contract will be awarded unless otherwise stated in the invitation.

(b) The contract will be awarded based on the total bid, corrected if necessary, for errors in price extensions and/or additions. In case of error in extension price, the unit price will govern.

2. Specifications. Specifications referred to herein shall include all revisions and amendments in effect on the date of issuance of the invitation for bids. Information as to where these specifications may be obtained can be acquired from the office issuing the invitation.

3. Records. Records of the site investigations and soil mechanics testing report may be reviewed by prospective bidders by contacting the office issuing this invitation.

4. Workweek - Construction Schedule. The Contractor shall, within ten days after receipt of a written request from the Contracting Officer and prior to award, submit in writing for approval: (a) a construction schedule showing the order in which he proposes to carry on the work indicating the periods during which he will perform work on each item listed in the bid schedule; and (b) the hours and days he proposes to carry out the work. The maximum workweek that will be approved is ten hours a day, Monday through Friday including daily starting and stopping times, not to exceed 40 hours per week. Failure to submit the proposed construction schedule, and days and hours of work, within the time specified may be cause for rejection of the bid.

5. The successful bidder shall be required to furnish its DUNS Contractor Establishment Number.

6. Reporting Requirements for Construction Contracts over \$10,000.

(a) Standard Form 257 - Monthly Employment Utilization Report. All prime contractors and subcontractors performing work on Federally-funded projects are required to complete Standard Form 257, listing their aggregate work force in each trade, on all projects both Federally and non-Federally funded in the Plan Area. Each prime and subcontractor must also attach a listing of all projects (both Federal and non-Federal in the Plan Area included herein). The accompanying list must provide the following information:

1. Name and location of project.
2. Owner of project (city, county, private).
3. Project number, if any.
4. Percent complete.
5. Dollar amount of contract.
6. Estimated date of completion.

Prime contractors are responsible for collecting the Standard Form 257 and the listing of all projects (both federal and non-federal in excess of \$10,000) from each of his subcontractors performing work on this project. The prime contractors will then forward their Standard Form 257 and all of their subcontractors' Standard Forms 257 and project list information to:

Associate Regional Administrator for OFCCP/ESA-O
U.S. Department of Labor
450 Golden Gate Avenue - Rm. 11435
San Francisco, California 94102

Failure to submit the Standard Form 257 by the fifth day of each month constitutes non-compliance with Executive Order 11246. Non-compliance is grounds for the issuance of a legal Show Cause Notice for an informal hearing, authorized by OFCCP Rules and Regulations 41 CFR Part 60-1.7. Such a hearing could result in cancellation, termination or suspension of the contract.

(b) Reporting Subcontractors. The prime contractor shall provide written notification to the Associate Regional Administrator of the Office of Federal Contract Compliance Programs, within 10 working days of award of any construction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification shall list the following:

1. Name of contractor.
2. Address.
3. Telephone Number.
4. Employers identification number.
5. Estimated dollar amount of subcontract.
6. Estimated starting and completion dates.
7. Geographical area in which the contract is to be performed; i.e., city, county, state, etc.

Send information to:

Associate Regional Administrator
Office of Federal Contract Compliance Programs - ESA
Department of Labor
450 Golden Gate Avenue - Rm. 11435
San Francisco, California 94102

(c) EEO-1 Reporting Requirements.

1. Each construction prime contractor and first tier subcontractor who has 50 or more employees on total corporate or company payroll and sign a direct Federal or financially-assisted contract or subcontract amounting to \$50,000 or more, shall file annually in triplicate on or before the 31st day of March, complete and accurate reports on Standard Form 100 (EEO-1) to the joint Reporting Committee.

2. Each contractor or subcontractor required in paragraph 1 above shall submit an EEO-1 to the Joint Reporting Committee and shall also file an EEO-1 to the Office of Federal Contract Compliance Programs, U.S. Department of Labor, 450 Golden Gate Avenue - Rm. 11435, San Francisco, CA 94102, WITHIN 30 DAYS after award of such contract or subcontract as mentioned in paragraph 1 above, UNLESS such contractor or subcontractor has already submitted an EEO-1 report to the Joint Reporting Committee within 12 months preceeding the date of award of an SCS Federal or Federally-assisted contract.
 3. Failure to file timely, complete and accurate reports as required in paragraphs 1 and 2 above constitute non-compliance with the contractors or subcontractors obligations under Executive Order 11246, as amended, and is grounds for the imposition by OFCCP of any sanctions authorized by Executive Order 11246 and other rules and regulations issued pursuant thereto.
- (d) Contractors and subcontractors may obtain EEO-1 reporting forms by writing to:

Joint Reporting Committee
2401 E. Street N.W.
Washington, D.C. 20506

7. Southern Pacific R.R. Requirements; Successful bidder shall furnish an insurance policy in form and amounts satisfactory to the Railroad covering the contractual liability assumed by Contractor in said agreement. (see attached Exhibit A)

Contractor will be reimbursed for this cost upon receipt of an invoice by the Flood Control District of Maricopa County.

8. Prospective bidders should become aware of any special conditions or ordinances regarding Indian Employment Rights in the Gila River Indian Reservation which may affect the bid price. For further information, contact Joe Manuel, Tribal Employment Rights Officer, Gila River Indian Community, Sacaton, AZ 85247, phone (602)562-3311.

The coverage afforded hereunder shall include the liability assumed by the named insured under the following indemnification provisions contained in an agreement in writing between the named insured and _____, covering work to be performed upon or adjacent to its property at Mile Post _____.

"Contractor hereby releases and agrees to indemnify Railroad from and against all cost, expense, claims and liability for injuries to or death of persons (including, but not limited to, passengers and employees of Railroad), and damage to or loss of property (including, but not limited to, property owned, leased, occupied or used by or in the care, custody or control of Railroad or the employees of Railroad) howsoever same may be caused, resulting from, arising out of or in any way connected with the prosecution of the work under said contract upon or adjacent to Railroad's property at said location, whether or not caused or contributed to by the operation of trains on Railroad's adjacent track, or by any negligence or alleged negligence on the part of any of Railroad's agents or employees. For the purposes of this section, the term 'Railroad's shall include any other railroad company using Railroad's property at said location with Railroad's consent and any affiliate, subsidiary or lessor of Railroad."

The policy or policies shall provide coverage in amount of not less than One Million Dollars (\$1,000,000) combined single limit for all damages arising out of bodily injury to or death of persons and for loss of or damage to property.

No cancellation of this policy or modification of the coverage afforded under this endorsement shall be effective until ten (10) days' notice thereof has been given to _____, Southern Pacific Building, One Market Plaza, San Francisco, California 94105, attention: Chief Engineering Officer.

The policy shall name _____ as additional insured.

**BID FORM
(Construction Contract)**

REFERENCE

Invitation No. SCS-5-AZ-82

*Read the instructions to Bidders (Standard Form 22).
This form is to be submitted in*

DATE OF INVITATION

July 30, 1982

NAME AND LOCATION OF PROJECT

RWCD Floodway Reach 2
Williams-Chandler WPP, located
approximately 11 miles southeast
of Chandler, Maricopa County, AZ.

BIDDER'S NAME AND ADDRESS (Include ZIP Code) (Type or print)

TELEPHONE NUMBER (Include Area Code)

DATE

TO: CONTRACTING OFFICER
SOIL CONSERVATION SERVICE
230 N. First Avenue, Room 3008 Federal Building
Phoenix, Arizona 85025

In compliance with the above-dated invitation for bids, the undersigned hereby proposes to perform all work for

Construction of 4.6 miles of Floodway Channel.

in strict accordance with the General Provisions (Standard Form 23-A), Labor Standards Provisions Applicable to Contracts in Excess of \$2,000 (Standard Form 19-A), specifications, schedules, drawings, and conditions, for the following amount(s)

TOTAL PRICE BID: _____

NOTE: Performance and payment bonds shall be furnished when (1) the contract award resulting from this bid exceeds \$25,000, or (2) bonds are specifically required by the Invitation for Bids (Standard Form 20)

The undersigned agrees that, upon written acceptance of this bid, mailed or otherwise furnished within _____ calendar days (**calendar days unless a different period be inserted by the bidder) after the date of opening of bids, he will within 15 calendar days (unless a longer period is allowed) after receipt of the prescribed forms, execute Standard Form 23, Construction Contract, and give performance and payment bonds on Government standard forms with good and sufficient surety. The undersigned further agrees that, when reinsurance agreements are contemplated, all necessary reinsurance agreements will be on Government forms and will be executed and submitted with the bonds. However, when an additional period of _____ days (not to exceed 45 calendar days) is authorized by the procuring activity, reinsurance agreements may be submitted within such period after the execution of the bond.

The undersigned agrees, if awarded the contract, to commence the work within 20 calendar days after the date of receipt of notice to proceed, and to complete the work within 470 calendar days after the date of receipt of notice to proceed.

**Bids acceptance period. Bids offering less than 60 days for acceptance by the Government from the date set for opening will be considered nonresponsive and will be rejected.

RECEIPT OF AMENDMENTS: The undersigned acknowledges receipt of the following amendments of the invitation for bids, drawings, and/or specifications, etc. (Give number and date of each):

AMENDMENT NO.					
DATE					
AMENDMENT NO.					
DATE					

The representations and certifications on the accompanying STANDARD FORM 19-B are made a part of this bid.

ENCLOSED IS BID GUARANTEE, CONSISTING OF		IN THE AMOUNT OF
NAME OF BIDDER (Type or print)		FULL NAME OF ALL PARTNERS (Type or print)
BUSINESS ADDRESS (Type or print) (Include "ZIP Code")		
BY (Signature in ink. Type or print name under signature)		
TITLE (Type or print)		

DIRECTIONS FOR SUBMITTING BIDS: Envelopes containing bids, guarantee, etc., must be sealed, marked, and addressed as follows:

Contracting Officer
Soil Conservation Service
230 N. First Ave. Room 3008 Fed. Bldg.
Phoenix, AZ 85025

Invitation for bids no. SCS-5-AZ-82
For opening at 1:00 p.m., Local time
at the place of bid opening, August
31, 1982

CAUTION—Bids should not be qualified by exceptions to the bidding conditions.

STANDARD FORM 21 Back (Rev. 2-79)

REPRESENTATIONS AND CERTIFICATIONS**(Construction and Architect-Engineer Contract)****(For use with Standard Forms 19, 21 and 252)**

REFERENCE (Enter same No.(s) as on SF 19, 21 and 252)

Invitation No. SCS-5-AZ-82

NAME AND ADDRESS OF BIDDER (No., Street, City, State, and ZIP Code)

DATE OF BID

In negotiated procurements, "bid" and "bidder" shall be construed to mean "offer" and "offeror."

The bidder makes the following representations and certifications as a part of the bid identified above. (Check appropriate boxes.)

1. SMALL BUSINESS

He is, is not, a small business concern. (A small business concern for the purpose of Government procurement is a concern, including its affiliates, which is independently owned and operated, is not dominant in the field of operations in which it is bidding on Government contracts, and can further qualify under the criteria concerning number of employees, average annual receipts, or other criteria as prescribed by the Small Business Administration. For additional information see governing regulations of the Small Business Administration (13 CFR Part 121)).

2. MINORITY BUSINESS ENTERPRISE

He is, is not a minority business enterprise. A minority business enterprise is defined as a "business, at least 50 percent of which is owned by minority group members or, in case of publicly owned businesses, at least 51 percent of the stock of which is owned by minority group members." For the purpose of this definition, minority group members are Negroes, Spanish-speaking American persons, American-Orientals, American-Indians, American-Eskimos, and American-Aleuts."

3. CONTINGENT FEE

(a) He has, has not, employed or retained any company or person (other than a full-time bona fide employee working solely for the bidder) to solicit or secure this contract, and (b) he has, has not, paid or agreed to pay any company or person (other than a full-time bona fide employee working solely for the bidder) any fee, commission, percentage or brokerage fee, contingent upon or resulting from the award of this contract; and agrees to furnish information relating to (a) and (b) above as requested by the Contracting Officer. (For interpretation of the representation, including the term "bona fide employee," see Code of Federal Regulations, Title 41, Subpart 1-1.5.)

4. TYPE OF ORGANIZATION

He operates as an individual, partnership, joint venture, corporation, incorporated in State of

5. INDEPENDENT PRICE DETERMINATION

(a) By submission of this bid, each bidder certifies, and in the case of a joint bid each party thereto certifies as to his own organization, that in connection with this procurement:

(1) The prices in this bid have been arrived at independently, without consultation, communication, or agreement, for the purpose of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;

(2) Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the bidder prior to opening, in the case of a bid, or prior to award, in the case of a proposal, directly or indirectly to any other bidder or to any competitor; and

(3) No attempt has been made or will be made by the bidder to induce any other person or firm to submit or not to submit a bid for the purpose of restricting competition.

(b) Each person signing this bid certifies that:

(1) He is the person in the bidder's organization responsible within that organization for the decision as to the prices being bid herein and that he has not participated, and will not participate, in any action contrary to (a) (1) through (a) (3) above; or

(2) (i) He is not the person in the bidder's organization responsible within that organization for the decision as to the prices being bid herein but that he has been authorized in writing to act as agent for the persons responsible for such decision in certifying that such persons have not participated, and will not participate, in any action contrary to (a) (1) through (a) (3) above, and as their agent does hereby so certify; and (ii) he has not participated, and will not participate, in any action contrary to (a) (1) through (a) (3) above.

(c) This certification is not applicable to a foreign bidder submitting a bid for a contract which requires performance or delivery outside the United States, its possessions, and Puerto Rico.

(d) A bid will not be considered for award where (a) (1), (a) (3), or (b) above, has been deleted or modified. Where (a) (2) above, has been deleted or modified, the bid will not be considered for award unless the bidder furnishes with the bid a signed statement which sets forth in detail the circumstances of the disclosure and the head of the agency, or his designee, determines that such disclosure was not made for the purpose of restricting competition.

NOTE.—Bids must set forth full, accurate, and complete information as required by this invitation for bids (including attachments). The penalty for making false statements in bids is prescribed in 18 U.S.C. 1001.

THE FOLLOWING NEED BE CHECKED ONLY IF BID EXCEEDS \$10,000 IN AMOUNT.

6. EQUAL OPPORTUNITY

He has, has not, participated in a previous contract or subcontract subject to the Equal Opportunity Clause herein, the clause originally contained in Section 301 of Executive Order No. 10925, or the clause contained in Section 201 of Executive Order No. 11114; he has, has not, filed all required compliance reports; and representations indicating submission of required compliance reports, signed by proposed subcontractors, will be obtained prior to subcontract awards.

(The above representations need not be submitted in connection with contracts or subcontracts which are exempt from the equal opportunity clause.)

7. PARENT COMPANY AND EMPLOYER IDENTIFICATION NUMBER

Each bidder shall furnish the following information by filling in the appropriate blocks:

(a) Is the bidder owned or controlled by a parent company as described below? Yes No. (For the purpose of this bid, a parent company is defined as one which either owns or controls the activities and basic business policies of the bidder. To own another company means the parent company must own at least a majority (more than 50 percent) of the voting rights in that company. To control another company, such ownership is not required; if another company is able to formulate, determine, or veto basic business policy decisions of the bidder, such other company is considered the parent company of the bidder. This control may be exercised through the use of dominant minority voting rights, use of proxy voting, contractual arrangements, or otherwise.)

(b) If the answer to (a) above is "Yes," bidder shall insert in the space below the name and main office address of the parent company.

NAME OF PARENT COMPANY	MAIN OFFICE ADDRESS (No., Street, City, State, and ZIP Code)
------------------------	--------------------------------------------------------------

(c) Bidder shall insert in the applicable space below, if he has no parent company, his own Employer's Identification Number (E.I. No.) (Federal Social Security Number used on Employer's Quarterly Federal Tax Return, U.S. Treasury Department Form 941), or, if he has a parent company, the E.I. No. of his parent company.

EMPLOYER IDENTIFICATION NUMBER OF		PARENT COMPANY	BIDDER
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8. CERTIFICATION OF NONSEGREGATED FACILITIES

(Applicable to (1) contracts, (2) subcontracts, and (3) agreements with applicants who are themselves performing federally assisted construction contracts, exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause.)

By the submission of this bid, the bidder, offeror, applicant, or subcontractor certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. He certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The bidder, offeror, applicant, or subcontractor agrees that a breach of this certification is a violation of the Equal Opportunity clause in this contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. He further agrees that (except where he has obtained identical certifications from proposed subcontractors for specific time periods) he will obtain identical certifications from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the Equal Opportunity clause; that he will retain such certifications in his files; and that he will forward the following notice to such proposed subcontractors (except where the proposed subcontractors have submitted identical certifications for specific time periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES

A Certification of Nonsegregated Facilities must be submitted prior to the award of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

9. CLEAN AIR AND WATER

(Applicable if the bid or offer exceeds \$100,000, or the contracting officer has determined that orders under an indefinite quantity contract in any year will exceed \$100,000, or a facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857c-8(c)(1)) or the Federal Water Pollution Control Act (33 U.S.C. 1319(c)) and is listed by EPA, or is not otherwise exempt.)

The bidder or offeror certifies as follows:

(a) Any facility to be utilized in the performance of this proposed contract has , has not , been listed on the Environmental Protection Agency List of Violating Facilities.

(b) He will promptly notify the contracting officer, prior to award, of the receipt of any communication from the Director, Office of Federal Activities, Environmental Protection Agency, indicating that any facility which he proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities.

(c) He will include substantially this certification, including this paragraph (c), in every nonexempt subcontract.

REPRESENTATIONS AND CERTIFICATIONS, Continued

10. The bidder shall complete the following representation for all bids which exceed \$10,000:

WOMAN-OWNED BUSINESS

Concern is _____ is not _____ a woman-owned business.

A woman-owned business is a business which is, at least, 51 percent owned, controlled, and operated by a woman or women. Controlled is defined as exercising the power to make policy decisions. Operated is defined as actively involved in the day-to-day management.

For the purposes of this definition, businesses which are publicly owned, joint stock associations, and business trusts are exempted. Exempted businesses may voluntarily represent that they are, or are not, woman-owned if this information is available.

11. The bidder shall complete the following representation for all bids which exceed \$10,000:

PERCENT OF FOREIGN CONTENT

The offeror/contractor will represent (as an estimate), immediately after the award of a contract, the percent of the foreign content of item or service being procured expressed as a percent of the contract award price (accuracy within plus or minus 5 percent is acceptable).

12. By the submission of this bid, each bidder certifies that he understands and agrees to be bound by the equal opportunity requirements of Executive Order 11246, U.S. Department of Labor (OFCCP) Regulations Part 41 CFR 60-1.4 and 60-4. All of which shall be applicable throughout the performance of work under this contract and all other projects both Federally-funded and privately-funded projects in excess of \$10,000. Each bidder agrees that, if awarded this contract, the bidder will include in each subcontract all of the foregoing policies and regulations.

13. PUBLIC OR PRIVATE ORGANIZATIONS FOR THE HANDICAPPED OR HANDICAPPED INDIVIDUALS

(Execute if a small business set-aside is involved and the offeror deems himself to be eligible.)

He is a public or private organization for the handicapped or a handicapped individual, as provided in the Small Business Act, as amended, and the regulations of the Small Business Administration.

The term "public or private organization" is one "***(i) which is organized under the laws of the United States or of any State, operated in the interest of handicapped individuals, the net income of which does not inure in whole or in part to the benefit of any shareholder or other individual; (ii) which complies with any applicable occupational health and safety standard prescribed by the Secretary of Labor; and (iii) which, in the production of commodities and in the provisions of services during any fiscal year in which it receives financial assistance under this subsection, employs handicapped individuals for not less than 75 per centum of the man-hours required for the production or provision of the commodities or services.***(15 U.S.C. 636 (h) (1) (A))

REPRESENTATIONS AND CERTIFICATIONS, Continued

The term "handicapped individual" means a "*** person who has a physical, mental, or emotional impairment, defect, ailment, disease, or disability of a permanent nature which in any way limits the selection of any type of employment for which the person would otherwise be qualified or qualifiable ***." (13 CFR 118.2(f))

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BID SCHEDULE NO. 1
 WILLIAMS-CHANDLER, WPP, ARIZONA
 RWCD FLOODWAY - REACH 2

Item	Work or Material	Spec. No.	Quantity	Unit	Unit Price	Amount
1.	Clearing and Grubbing	2	169	Acres	\$ _____	\$ _____
2.	No work or material	XX	XXX	XXX	\$ XXXXX	\$ XXXXX
3.	Mobilization	8	XXX	L.S.	\$ XXXXX	\$ _____
4.	Water	10	200,000	M.Gal.	\$ 2.50	\$500,000.00
5.	Channel Excavation, Common	21	1,773,394	C.Y.	\$ _____	\$ _____
6.	R/C Channel Excavation, Common	21	106,120	C.Y.	\$ _____	\$ _____
7.	Structure Excavation, Common	21	4,500	C.Y.	\$ _____	\$ _____
8.	No work or material	XX	XXX	XXX	\$ XXXXX	\$ XXXXX
9.	Structure Backfill	23	7,823	C.Y.	\$ _____	\$ _____
10.	Earth Fill	23	66,000	C.Y.	\$ _____	\$ _____
11.	Drain Fill	24	1,950	C.Y.	\$ _____	\$ _____
12.	Concrete, Class 4000X	31	11,077	C.Y.	\$ _____	\$ _____
13.	Cement	31	16,615	Bbls.	\$ _____	\$ _____
14.	Steel Reinforcement	34	1,597,696	Lbs.	\$ _____	\$ _____
15.	4-Inch Diameter Asbestos-Cement Pipe	44	500	L.F.	\$ _____	\$ _____
16.	6-Inch Diameter Asbestos-Cement Pipe	44	331	L.F.	\$ _____	\$ _____
17.	18-Inch Diameter Corrugated Metal Pipe	51	64	L.F.	\$ _____	\$ _____
18.	36-Inch Diameter Corrugated Metal Pipe	51	104	L.F.	\$ _____	\$ _____
19.	Special Fittings	51	XXX	L.S.	\$ XXXXX	\$ _____
20.	Loose Rock Riprap	61	34,354	C.Y.	\$ _____	\$ _____
21.	Grouted Rock Riprap	62	726	C.Y.	\$ _____	\$ _____
22.	Metal Work	81	XXX	L.S.	\$ XXXXX	\$ _____
23.	Surveys	8	XXX	L.S.	\$ XXXXX	\$ _____
24.	Guardrail	81	528	L.F.	\$ _____	\$ _____
				Total	\$ _____	\$ _____

BID SCHEDULE NO. 2
 WILLIAMS-CHANDLER WPP, ARIZONA
 RWCD FLOODWAY - REACH 2
 DIP CROSSING AND QUEEN CREEK EARTHFILL

Item	Work or Material	Spec. No.	Quantity	Unit	Unit	
					Price	Amount
1.	Dip Crossing Excavation, Common	21	876	C.Y.	\$ _____	\$ _____
2.	Structure Excavation, Common	21	160	C.Y.	\$ _____	\$ _____
3.	Structure Backfill	23	72	C.Y.	\$ _____	\$ _____
4.	Queen Creek Earthfill	23	380,000	C.Y.	\$ _____	\$ _____
5.	Concrete, Class 4000X	31	88	C.Y.	\$ _____	\$ _____
6.	Cement	31	132	Bbls.	\$ _____	\$ _____
7.	Steel Reinforcement	34	14,601	Lbs.	\$ _____	\$ _____
8.	Loose Rock Riprap	61	797	C.Y.	\$ _____	\$ _____
9.	Asphalt Concrete Pavement	400	1,320	S.Y.	\$ _____	\$ _____
10.	Road Relocation	21	700	L.F.	\$ _____	\$ _____
				TOTAL	\$ _____	\$ _____

GENERAL PROVISIONS

(Construction Contract)

1. DEFINITIONS

(a) The term "head of the agency" or "Secretary" as used herein means the Secretary, the Under Secretary, any Assistant Secretary, or any other head or assistant head of the executive or military department or other Federal agency; and the term "his duly authorized representative" means any person or persons or board (other than the Contracting Officer) authorized to act for the head of the agency or the Secretary.

(b) The term "Contracting Officer" as used herein means the person executing this contract on behalf of the Government and includes a duly appointed successor or authorized representative.

2. SPECIFICATIONS AND DRAWINGS

The Contractor shall keep on the work a copy of the drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the drawings, or shown on the drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both. In case of difference between drawings and specifications, the specifications shall govern. In case of discrepancy either in the figures, in the drawings, or in the specifications, the matter shall be promptly submitted to the Contracting Officer, who shall promptly make a determination in writing. Any adjustment by the Contractor without such a determination shall be at his own risk and expense. The Contracting Officer shall furnish from time to time such detail drawings and other information as he may consider necessary, unless otherwise provided.

3. CHANGES

(a) The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make any change in the work within the general scope of the contract, including but not limited to changes:

(1) In the specifications (including drawings and designs);

(2) In the method or manner of performance of the work;

(3) In the Government-furnished facilities, equipment, materials, services, or site; or

(4) Directing acceleration in the performance of the work.

(b) Any other written order or an oral order (which terms as used in this paragraph (b) shall include direction, instruction, interpretation, or determination) from the Contracting Officer, which causes any such change, shall be treated as a change order under this clause, provided that the Contractor gives the Contracting Officer written notice stating the date, circumstances, and source of the order and that the Contractor regards the order as a change order.

(c) Except as herein provided, no order, statement, or conduct of the Contracting Officer shall be treated as a change under this clause or entitle the Contractor to an equitable adjustment hereunder.

(d) If any change under this clause causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this contract, whether or not changed by any order, an equitable adjustment shall be made and the contract modified in writing accordingly: *Provided, however,* That except for claims based on defective specifications, no claim for any change under (b) above shall be allowed for any costs incurred more than 20 days before the Contractor gives written notice as therein required: *And provided further,* That in the case of defective specifications for which the Government is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with such defective specifications.

(e) If the Contractor intends to assert a claim for an equitable adjustment under this clause, he must, within 30 days after receipt of a written change order under (a) above or the furnishing of a written notice under (b) above, submit to the Contracting Officer a written statement setting forth the general nature and monetary extent of such claim,

unless this period is extended by the Government. The statement of claim hereunder may be included in the notice under (b) above.

(f) No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under this contract.

4. DIFFERING SITE CONDITIONS

(a) The Contractor shall promptly, and before such conditions are disturbed, notify the Contracting Officer in writing of: (1) Subsurface or latent physical conditions at the site differing materially from those indicated in this contract, or (2) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inhering in work of the character provided for in this contract. The Contracting Officer shall promptly investigate the conditions, and if he finds that such conditions do materially so differ and cause an increase or decrease in the Contractor's cost of, or the time required for, performance of any part of the work under this contract, whether or not changed as a result of such conditions, an equitable adjustment shall be made and the contract modified in writing accordingly.

(b) No claim of the Contractor under this clause shall be allowed unless the Contractor has given the notice required in (a) above; provided, however, the time prescribed therefor may be extended by the Government.

(c) No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under this contract.

5. TERMINATION FOR DEFAULT—DAMAGES FOR DELAY—TIME EXTENSIONS

(a) If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in this contract, or any extension thereof, or fails to complete said work within such time, the Government may, by written notice to the Contractor, terminate his right to proceed with the work or such part of the work as to which there has been delay. In such event the Government may take over the work and prosecute the same to completion, by contract or otherwise, and may take possession of and utilize in completing the work such materials, appliances, and plant as may be on the site of the work and necessary therefor. Whether or not the Contractor's right to proceed with the work is terminated, he and his sureties shall be liable for any damage to the Government resulting from his refusal or failure to complete the work within the specified time.

(b) If fixed and agreed liquidated damages are provided in the contract and if the Government so terminates the Contractor's right to proceed, the resulting damage will consist of such liquidated damages until such reasonable time as may be required for final completion of the work together with any increased costs occasioned the Government in completing the work.

(c) If fixed and agreed liquidated damages are provided in the contract and if the Government does not so terminate the Contractor's right to proceed, the resulting damage will consist of such liquidated damages until the work is completed or accepted.

(d) The Contractor's right to proceed shall not be so terminated nor the Contractor charged with resulting damage if:

(1) The delay in the completion of the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor, including but not restricted to, acts of God, acts of the public enemy, acts of the Government in either its sovereign or contractual capacity, acts of another contractor in the performance of a contract with the Government, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather, or delays of subcontractors or suppliers arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and such subcontractors or suppliers; and

(2) The Contractor, within 10 days from the beginning of any such delay (unless the Contracting Officer grants a further period of time before the date of final payment

under the contract), notifies the Contracting Officer in writing of the causes of delay.

The Contracting Officer shall ascertain the facts and the extent of the delay and extend the time for completing the work when, in his judgment, the findings of fact justify such an extension, and his findings of fact shall be final and conclusive on the parties, subject only to appeal as provided in Clause 6 of these General Provisions.

(e) If, after notice of termination of the Contractor's right to proceed under the provisions of this clause, it is determined for any reason that the Contractor was not in default under the provisions of this clause, or that the delay was excusable under the provisions of this clause, the rights and obligations of the parties shall, if the contract contains a clause providing for termination for convenience of the Government, be the same as if the notice of termination had been issued pursuant to such clause. If, in the foregoing circumstances, this contract does not contain a clause providing for termination for convenience of the Government, the contract shall be equitably adjusted to compensate for such termination and the contract modified accordingly; failure to agree to any such adjustment shall be a dispute concerning a question of fact within the meaning of the clause of this contract entitled "Disputes."

(f) The rights and remedies of the Government provided in this clause are in addition to any other rights and remedies provided by law or under this contract.

(g) As used in Paragraph (d) (1) of this clause, the term "subcontractors or suppliers" means subcontractors or suppliers at any tier.

6. DISPUTES

(a) Except as otherwise provided in this contract, any dispute concerning a question of fact arising under this contract which is not disposed of by agreement shall be decided by the Contracting Officer, who shall reduce his decision to writing and mail or otherwise furnish a copy thereof to the Contractor. The decision of the Contracting Officer shall be final and conclusive unless, within 30 days from the date of receipt of such copy, the Contractor mails or otherwise furnishes to the Contracting Officer a written appeal addressed to the head of the agency involved. The decision of the head of the agency or his duly authorized representative for the determination of such appeals shall be final and conclusive. This provision shall not be pleaded in any suit involving a question of fact arising under this contract as limiting judicial review of any such decision to cases where fraud by such official or his representative or board is alleged. *Provided, however,* That any such decision shall be final and conclusive unless the same is fraudulent or capricious or arbitrary or so grossly erroneous as necessarily to imply bad faith or is not supported by substantial evidence. In connection with any appeal proceeding under this clause, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of his appeal. Pending final decision of a dispute hereunder, the Contractor shall proceed diligently with the performance of the contract and in accordance with the Contracting Officer's decision.

(b) This Disputes clause does not preclude consideration of questions of law in connection with decisions provided for in paragraph (a) above. Nothing in this contract, however, shall be construed as making final the decision of any administrative official, representative, or board on a question of law.

7. PAYMENTS TO CONTRACTOR

(a) The Government will pay the contract price as herein after provided.

(b) The Government will make progress payments monthly as the work proceeds, or at more frequent intervals as determined by the Contracting Officer, on estimates approved by the Contracting Officer. If requested by the Contracting Officer, the Contractor shall furnish a breakdown of the total contract price showing the amount included therein for each principal category of the work, in such detail as requested, to provide a basis for determining progress payments. In the preparation of estimates, the Contracting Officer, at his discretion, may authorize material delivered on the site and preparatory work done to be taken into consideration. Material delivered to the Contractor at locations other than the site may also be taken into consideration (1) if such consideration is specifically authorized by the contract and (2) if the Contractor furnishes satisfactory evidence that he has acquired title to such material and that it will be utilized on the work covered by this contract.

(c) In making such progress payments, there shall be retained 10 percent of the estimated amount until final com-

pletion and acceptance of the contract work. However, if the Contracting Officer, at any time after 50 percent of the work has been completed, finds that satisfactory progress is being made, he may authorize payment in full of each progress payment for work performed beyond the 50 percent stage of completion. Also, whenever the work is substantially complete the Contracting Officer, if he considers the amount retained to be in excess of the amount adequate for the protection of the Government, at his discretion, may release to the Contractor all or a portion of such excess amount. Furthermore, on completion and acceptance of each separate building, public work, or other division of the contract, on which the price is stated separately in the contract, payment may be made therefor without retention of a percentage.

(d) All material and work covered by progress payments made shall thereupon become the sole property of the Government, but this provision shall not be construed as relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work or as waiving the right of the Government to require the fulfillment of all of the terms of the contract.

(e) Upon completion and acceptance of all work, the amount due the Contractor under this contract shall be paid upon the presentation of a properly executed voucher and after the Contractor shall have furnished the Government with a release of all claims against the Government arising by virtue of this contract, other than claims in stated amounts as may be specifically excepted by the Contractor from the operation of the release. If the Contractor's claim to amounts payable under the contract has been assigned under the Assignment of Claims Act of 1940, as amended (31 U.S.C. 203, 41 U.S.C. 15), a release may also be required of the assignee.

8. ASSIGNMENT OF CLAIMS

(a) Pursuant to the provisions of the Assignment of Claims Act of 1940, as amended (31 U.S.C. 203, 41 U.S.C. 15), if this contract provides for payments aggregating \$1,000 or more, claims for moneys due or to become due the Contractor from the Government under this contract may be assigned to a bank, trust company, or other financing institution, including any Federal lending agency, and may thereafter be further assigned and reassigned to any such institution. Any such assignment or reassignment shall cover all amount payable under this contract and not already paid, and shall not be made to more than one party, except that any such assignment or reassignment may be made to one party as agent or trustee for two or more parties participating in such financing. Unless otherwise provided in this contract, payments to an assignee of any moneys due or to become due under this contract shall not, to the extent provided in said Act, as amended, be subject to reduction or setoff. (The preceding sentence applies only if this contract is made in time of war or national emergency as defined in said Act; and is with the Department of Defense, the General Services Administration, the Energy Research and Development Administration, the National Aeronautics and Space Administration, the Federal Aviation Administration, or any other department or agency of the United States designated by the President pursuant to Clause 4 of the proviso of section 1 of the Assignment of Claims Act of 1940, as amended by the Act of May 15, 1951, 65 Stat. 41.)

(b) In no event shall copies of this contract or of any plans, specifications, or other similar documents relating to work under this contract, if marked "Top Secret," "Secret," or "Confidential," be furnished to any assignee of any claim arising under this contract or to any other person not entitled to receive the same. However, a copy of any part or all of this contract so marked may be furnished, or any information contained therein may be disclosed, to such assignee upon the prior written authorization of the Contracting Officer.

9. MATERIAL AND WORKMANSHIP

(a) Unless otherwise specifically provided in this contract, all equipment, material, and articles incorporated in the work covered by this contract are to be new and of the most suitable grade for the purpose intended. Unless otherwise specifically provided in this contract, reference to any equipment, material, article, or patented process, by trade name, make, or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition, and the Contractor may, at his option, use any equipment, material, article, or process, which, in the judgment of the Contracting Officer, is equal to that named. The Contractor shall furnish to the Contracting Officer for his approval the name of the manufacturer, the model number,

and other identifying data and information respecting the performance, capacity, nature, and rating of the machinery and mechanical and other equipment which the Contractor contemplates incorporating in the work. When required by this contract or when called for by the Contracting Officer, the Contractor shall furnish the Contracting Officer for approval full information concerning the material or articles which he contemplates incorporating in the work. When so directed, samples shall be submitted for approval at the Contractor's expense, with all shipping charges prepaid. Machinery, equipment, material, and articles installed or used without required approval shall be at the risk of subsequent rejection.

(b) All work under this contract shall be performed in a skillful and workmanlike manner. The Contracting Officer may, in writing, require the Contractor to remove from the work any employee the Contracting Officer deems incompetent, careless or otherwise objectionable.

10. INSPECTION AND ACCEPTANCE

(a) All work (which term includes but is not restricted to materials, workmanship, and manufacture and fabrication of components) shall be subject to inspection and test by the Government at all reasonable times and at all places prior to acceptance. Any such inspection and test is for the sole benefit of the Government and shall not relieve the Contractor of the responsibility of providing quality control measures to assure that the work strictly complies with the contract requirements. No inspection or test by the Government shall be construed as constituting or implying acceptance. Inspection or test shall not relieve the Contractor of responsibility for damage to or loss of the material prior to acceptance, nor in any way affect the continuing rights of the Government after acceptance of the completed work under the terms of paragraph (f) of this clause, except as hereinabove provided.

(b) The Contractor shall, without charge, replace any material or correct any workmanship found by the Government not to conform to the contract requirements, unless in the public interest the Government consents to accept such material or workmanship with an appropriate adjustment in contract price. The Contractor shall promptly segregate and remove rejected material from the premises.

(c) If the Contractor does not promptly replace rejected material or correct rejected workmanship, the Government (1) may, by contract or otherwise, replace such material or correct such workmanship and charge the cost thereof to the Contractor, or (2) may terminate the Contractor's right to proceed in accordance with the clause of this contract entitled "Termination for Default—Damages for Delay—Time Extensions."

(d) The Contractor shall furnish promptly, without additional charge, all facilities, labor, and material reasonably needed for performing such safe and convenient inspection and test as may be required by the Contracting Officer. All inspection and test by the Government shall be performed in such manner as not unnecessarily to delay the work. Special, full size, and performance tests shall be performed as described in this contract. The Government reserves the right to charge to the Contractor any additional cost of inspection or test when material or workmanship is not ready at the time specified by the Contractor for inspection or test or when reinspection or retest is necessitated by prior rejection.

(e) Should it be considered necessary or advisable by the Government at any time before acceptance of the entire work to make an examination of work already completed, by removing or tearing out same, the Contractor shall, on request, promptly furnish all necessary facilities, labor, and material. If such work is found to be defective or nonconforming in any material respect, due to the fault of the Contractor or his subcontractors, he shall defray all the expenses of such examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the contract, an equitable adjustment shall be made in the contract price to compensate the Contractor for the additional services involved in such examination and reconstruction and, if completion of the work has been delayed thereby, he shall, in addition, be granted a suitable extension of time.

(f) Unless otherwise provided in this contract, acceptance by the Government shall be made as promptly as practicable after completion and inspection of all work required by this contract, or that portion of the work that the Contracting Officer determines can be accepted separately. Acceptance shall be final and conclusive except as regards latent defects, fraud, or such gross mistakes as may amount to fraud, or as regards the Government's rights under any warranty or guarantee.

11. SUPERINTENDENCE BY CONTRACTOR

The Contractor, at all times during performance and until the work is completed and accepted, shall give his personal superintendence to the work or have on the work a competent superintendent, satisfactory to the Contracting Officer and with authority to act for the Contractor.

12. PERMITS AND RESPONSIBILITIES

The Contractor shall, without additional expense to the Government, be responsible for obtaining any necessary licenses and permits, and for complying with any applicable Federal, State, and municipal laws, codes, and regulations, in connection with the prosecution of the work. He shall be similarly responsible for all damages to persons or property that occur as a result of his fault or negligence. He shall take proper safety and health precautions to protect the work, the workers, the public, and the property of others. He shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire construction work, except for any completed unit of construction thereof which theretofore may have been accepted.

13. CONDITIONS AFFECTING THE WORK

The Contractor shall be responsible for having taken steps reasonably necessary to ascertain the nature and location of the work, and the general and local conditions which can affect the work or the cost thereof. Any failure by the Contractor to do so will not relieve him from responsibility for successfully performing the work without additional expense to the Government. The Government assumes no responsibility for any understanding or representations concerning conditions made by any of its officers or agents prior to the execution of this contract, unless such understanding or representations by the Government are expressly stated in the contract.

14. OTHER CONTRACTS

The Government may undertake or award other contracts for additional work, and the Contractor shall fully cooperate with such other contractors and Government employees and carefully fit his own work to such additional work as may be directed by the Contracting Officer. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other contractor or by Government employees.

15. SHOP DRAWINGS

(a) The term "shop drawings" includes drawings, diagrams, layouts, schematics, descriptive literature, illustrations, schedules, performance and test data, and similar materials furnished by the Contractor to explain in detail specific portions of the work required by the contract.

(b) If this contract requires shop drawings, the Contractor shall coordinate all such drawings, and review them for accuracy, completeness, and compliance with contract requirements and shall indicate his approval thereon as evidence of such coordination and review. Shop drawings submitted to the Contracting Officer without evidence of the Contractor's approval may be returned for resubmission. The Contracting Officer will indicate his approval or disapproval of the shop drawings and if not approved as submitted shall indicate his reasons therefor. Any work done prior to such approval shall be at the Contractor's risk. Approval by the Contracting Officer shall not relieve the Contractor from responsibility for any errors or omissions in such drawings, nor from responsibility for complying with the requirements of this contract, except with respect to variations described and approved in accordance with (c) below.

(c) If shop drawings show variations from the contract requirements, the Contractor shall describe such variations in writing, separate from the drawings, at the time of submission. If the Contracting Officer approves any such variation(s), he shall issue an appropriate contract modification, except that, if the variation is minor and does not involve a change in price or in time of performance, a modification need not be issued.

16. USE AND POSSESSION PRIOR TO COMPLETION

The Government shall have the right to take possession of or use any completed or partially completed part of the work. Prior to such possession or use, the Contracting Officer shall furnish the Contractor an itemized list of work remaining to be performed or corrected on such portions of the project as are to be possessed or used by the Government, provided that failure to list any item of work shall not relieve the Contractor of responsibility for compliance with the terms of the

contract. Such possession or use shall not be deemed an acceptance of any work under the contract. While the Government has such possession or use, the Contractor, notwithstanding the provisions of the clause of this contract entitled "Permits and Responsibilities," shall be relieved of the responsibility for the loss or damage to the work resulting from the Government's possession or use. If such prior possession or use by the Government delays the progress of the work or causes additional expense to the Contractor, an equitable adjustment in the contract price or the time of completion will be made and the contract shall be modified in writing accordingly.

17. SUSPENSION OF WORK

(a) The Contracting Officer may order the Contractor in writing to suspend, delay, or interrupt all or any part of the work for such period of time as he may determine to be appropriate for the convenience of the Government.

(b) If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed, or interrupted by an act of the Contracting Officer in the administration of this contract, or by his failure to act within the time specified in this contract (or if no time is specified, within a reasonable time), an adjustment shall be made for any increase in the cost of performance of this contract (excluding profit) necessarily caused by such unreasonable suspension, delay, or interruption and the contract modified in writing accordingly. However, no adjustment shall be made under this clause for any suspension, delay, or interruption to the extent (1) that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor or (2) for which an equitable adjustment is provided for or excluded under any other provision of this contract.

(c) No claim under this clause shall be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a suspension order), and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of such suspension, delay, or interruption, but not later than the date of final payment under the contract.

18. TERMINATION FOR CONVENIENCE OF THE GOVERNMENT

If not physically incorporated elsewhere, the clause in Section 1-8.703 of the Federal Procurement Regulations, or paragraph 7-602.29 (a) of the Armed Services Procurement Regulation, as applicable, in effect on the date of this contract is hereby incorporated by reference as fully as if set forth at length herein.

19. PAYMENT OF INTEREST ON CONTRACTORS' CLAIMS

(a) If an appeal is filed by the Contractor from a final decision of the Contracting Officer under the Disputes clause of this contract, denying a claim arising under the contract, simple interest on the amount of the claim finally determined owed by the Government shall be payable to the Contractor. Such interest shall be at the rate determined by the Secretary of the Treasury pursuant to Public Law 92-41, 85 Stat. 97, from the date the Contractor furnishes to the Contracting Officer his written appeal under the Disputes clause of this contract, to the date of (1) a final judgment by a court of competent jurisdiction, or (2) mailing to the Contractor of a supplemental agreement for execution either confirming completed negotiations between the parties or carrying out a decision of a board of contract appeals.

(b) Notwithstanding (a) above, (1) interest shall be applied only from the date payment was due, if such date is later than the filing of appeal; and (2) interest shall not be paid for any period of time that the Contracting Officer determines the Contractor has unduly delayed in pursuing his remedies before a board of contract appeals or a court of competent jurisdiction.

20. PRICING OF ADJUSTMENTS

When costs are a factor in any determination of a contract price adjustment pursuant to the Changes clause or any other provision of this contract, such costs shall be in accordance with the contract cost principles and procedures in Part 1-15 of the Federal Procurement Regulations, (41 CFR 1-15) or Section XV of the Armed Services Procurement Regulation, as applicable, which are in effect on the date of this contract.

21. PATENT INDEMNITY

Except as otherwise provided, the Contractor agrees to indemnify the Government and its officers, agents, and em-

ployees against liability, including costs and expenses, for infringement upon any Letters Patent of the United States (except Letters Patent issued upon an application which is now or may hereafter be, for reasons of national security, ordered by the Government to be kept secret or otherwise withheld from issue) arising out of the performance of this contract or out of the use or disposal by or for the account of the Government of supplies furnished or construction work performed hereunder.

22. ADDITIONAL BOND SECURITY

If any surety upon any bond furnished in connection with this contract becomes unacceptable to the Government, or if any such surety fails to furnish reports as to his financial condition from time to time as requested by the Government, or if the contract price is increased to such an extent that the penal sum of any bond becomes inadequate in the opinion of the Contracting Officer, the Contractor shall promptly furnish such additional security as may be required from time to time to protect the interests of the Government and of persons supplying labor or materials in the prosecution of the work contemplated by this contract.

23. EXAMINATION OF RECORDS BY COMPTROLLER GENERAL

(a) This clause is applicable if the amount of this contract exceeds \$10,000 and was entered into by means of negotiation, including small business restricted advertising, but is not applicable if this contract was entered into by means of formal advertising.

(b) The contractor agrees that the Comptroller General of the United States or any of his duly authorized representatives shall, until the expiration of 3 years after final payment under this contract or such lesser time specified in either Appendix M of the Armed Services Procurement Regulation or the Federal Procurement Regulations Part 1-20, as appropriate, have access to and the right to examine any directly pertinent books, documents, papers, and records of the contractor involving transactions related to this contract.

(c) The Contractor further agrees to include in all his subcontracts hereunder a provision to the effect that the subcontractor agrees that the Comptroller General of the United States or any of his duly authorized representatives shall, until the expiration of 3 years after final payment under the subcontract or such lesser time specified in either Appendix M of the Armed Services Procurement Regulation or the Federal Procurement Regulations Part 1-20, as appropriate, have access to and the right to examine any directly pertinent books, documents, papers, and records of such subcontractor, involving transactions related to the subcontract. The term "subcontract" as used in this clause excludes (1) purchase orders not exceeding \$10,000 and (2) subcontracts or purchase orders for public utility services at rates established for uniform applicability to the general public.

(d) The periods of access and examination described in (b) and (c), above, for records which relate to (1) appeals under the "Disputes" clause of this contract, (2) litigation or the settlement of claims arising out of the performance of this contract, or (3) costs and expenses of this contract as to which exception has been taken by the Comptroller General or any of his duly authorized representatives, shall continue until such appeals, litigation, claims, or exceptions have been disposed of.

24. BUY AMERICAN

(a) *Agreement.* In accordance with the Buy American Act (41 U.S.C. 10a-10d), and Executive Order 10582, December 17, 1954 (3 CFR, 1954-58 Comp., p. 230), as amended by Executive Order 11051, September 27, 1962 (3 CFR, 1959-63 Comp., p. 635), the Contractor agrees that only domestic construction material will be used (by the Contractor, subcontractors, materialmen, and suppliers) in the performance of this contract, except for nondomestic material listed in the contract.

(b) *Domestic construction material.* "Construction material" means any article, material, or supply brought to the construction site for incorporation in the building or work. An unmanufactured construction material is a "domestic construction material" if it has been mined or produced in the United States. A manufactured construction material is a "domestic construction material" if it has been manufactured in the United States and if the cost of its components which have been mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. "Component" means any article, material, or supply directly incorporated in a construction material.

(c) *Domestic component.* A component shall be considered to have been "mined, produced, or manufactured in the

United States" (regardless of its source in fact) if the article, material, or supply in which it is incorporated was manufactured in the United States and the component is of a class or kind determined by the Government to be not mined, produced, or manufactured in the United States in sufficient and reasonably available commercial quantities and of a satisfactory quality.

25. EQUAL OPPORTUNITY

(The following clause is applicable unless this contract is exempt under the rules, regulations, and relevant orders of the Secretary of Labor (41 CFR, ch. 60).)

During the performance of this contract, the Contractor agrees as follows:

(a) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting forth the provisions of this Equal Opportunity clause.

(b) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.

(c) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency Contracting Officer, advising the labor union or workers' representative of the contractor's commitments under this Equal Opportunity clause, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(d) The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(e) The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(f) In the event of the Contractor's noncompliance with the Equal Opportunity clause of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended, in whole or in part, and the Contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(g) The Contractor will include the provisions of paragraphs (a) through (f) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, as amended by Executive Order No. 11375 of October 13, 1967, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the contracting agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: *Provided, however*, that in the event the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the contracting agency, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

26. COVENANT AGAINST CONTINGENT FEES

The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty the Government shall have the right to annul this contract without liability or in its discretion to deduct from the contract price or consideration, or otherwise recover, the full amount of such commission, percentage, brokerage, or contingent fee.

27. OFFICIALS NOT TO BENEFIT

No member of or delegate to Congress or resident Commissioner shall be admitted to any share or part of this contract, or to any benefit that may arise therefrom; but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.

28. CONVICT LABOR

~~In connection with the performance of work under this contract, the Contractor agrees not to employ any person undergoing sentence of imprisonment at hard labor except as provided by Public Law 89-176, September 10, 1965 (18 U.S.C. 4082(c)(2)) and Executive Order 11755, December 29, 1972.~~

29. UTILIZATION OF SMALL BUSINESS CONCERNS

~~(a) It is the policy of the Government as declared by the Congress that a fair proportion of the purchases and contracts for supplies and services for the Government be placed with small business concerns.~~

~~(b) The Contractor agrees to accomplish the maximum amount of subcontracting to small business concerns that the Contractor finds to be consistent with the efficient performance of this contract.~~

30. UTILIZATION OF MINORITY BUSINESS ENTERPRISES

~~(a) It is the policy of the Government that minority business enterprises shall have the maximum practicable opportunity to participate in the performance of Government contracts.~~

~~(b) The Contractor agrees to use his best efforts to carry out this policy in the award of his subcontracts to the fullest extent consistent with the efficient performance of this contract. As used in this contract, the term "minority business enterprise" means a business, at least 50 percent of which is owned by minority group members or, in case of publicly-owned businesses, at least 51 percent of the stock of which is owned by minority group members. For the purposes of this definition, minority group members are Negroes, Spanish-speaking American persons, American-Orientals, American-Indians, American-Eskimos, and American-Aleuts. Contractors may rely on written representations by subcontractors regarding their status as minority business enterprises in lieu of an independent investigation.~~

31. FEDERAL, STATE, AND LOCAL TAXES

(a) Except as may be otherwise provided in this contract, the contract price includes all applicable Federal, State and local taxes and duties.

(b) Nevertheless, with respect to any Federal excise tax or duty on the transactions or property covered by this contract, if a statute, court decision, written ruling, or regulation takes effect after the contract date, and—

(1) Results in the Contractor being required to pay or bear the burden of any such Federal excise tax or duty or increase in the rate thereof which would not otherwise have been payable on such transactions or property, the contract price shall be increased by the amount of such tax or duty or rate increase: *Provided*, That the Contractor if requested by the Contracting Officer, warrants in writing that no amount for such newly imposed Federal excise tax or duty or rate increase was included in the contract price as a contingency reserve or otherwise; or

(2) Results in the Contractor not being required to pay or bear the burden of, or in his obtaining a refund or drawback of, any such Federal excise tax or duty which would otherwise have been payable on such transactions or property or which was the basis of an increase in the contract price, the contract price shall be decreased by the amount of the relief, refund, or drawback, or that amount shall be paid to the Government, as directed by the Contracting Officer. The contract price shall be similarly decreased if the Contractor, through his fault or negligence or his failure to follow instructions of the Contract-

ing Officer, is required to pay or bear the burden of, or does not obtain a refund or drawback of, any such Federal excise tax or duty.

(c) No adjustment pursuant to paragraph b above will be made under this contract unless the aggregate amount thereof is or may reasonably be expected to be over \$100.00.

(d) As used in paragraph b above, the term "contract date" means the date set for the bid opening, or if this is a negotiated contract, the date of this contract. As to additional supplies or services procured by modification to this contract, the term "contract date" means the date of such modification.

(e) Unless there does not exist any reasonable basis to sustain an exemption, the Government, upon request of the

Contractor, without further liability, agrees, except as otherwise provided in this contract, to furnish evidence appropriate to establish exemption from any tax which the Contractor warrants in writing was excluded from the contract price. In addition, the Contracting Officer may furnish evidence to establish exemption from any tax that may, pursuant to this Clause, give rise to either an increase or decrease in the contract price. Except as otherwise provided in this contract, evidence appropriate to establish exemption from duties will be furnished only at the discretion of the Contracting Officer.

(f) The Contractor shall promptly notify the Contracting Officer of matters which will result in either an increase or decrease in the contract price, and shall take action with respect thereto as directed by the Contracting Officer.

SPECIAL PROVISIONS

1. LAND RIGHTS

(a) Adequate land rights needed in order to perform the work under this contract have been acquired by or on behalf of the Government. The right to enter, remove, or otherwise make use of adjacent property, roads, utility lines, fences, and other improvements not included within the land rights provided shall be the sole responsibility of the Contractor.

(b) Where ingress and egress is not defined on the drawings, the Contracting Officer shall designate the right-of-way to be used.

2. RECORDS OF TEST PITS AND BORINGS

The Government does not represent that the available records show completely the existing conditions and does not guarantee any interpretation of these records. The Contractor assumes all responsibility for deductions and conclusions as to the nature of rock and other materials to be excavated, the difficulties of making and maintaining the required excavations and of doing other work affected by the geology of the site of the work, and for the final preparation of the foundations for the spillway, dikes and other structures.

3. MATERIALS TO BE FURNISHED BY THE CONTRACTOR

(a) Unless otherwise specified in this contract, the Contractor shall furnish all materials required for the completion of the contract.

(b) Unless otherwise waived in writing by the Contracting Officer, the Contractor shall furnish the Government with certifications dated and signed by the manufacturer and/or supplier to the effect that the items listed therein meet the requirements of this contract. Such certifications shall be furnished prior to the use of the material in any part of the construction and shall identify the project on which the material is to be used.

4. WATER

Unless otherwise specified in this contract, the Contractor shall provide and maintain at his own expense an adequate supply of water suitable for construction purposes.

5. ACCIDENT PREVENTION AND SAFETY MEASURES

The Contractor shall comply with OSHA Part 1926, Construction Standards and Interpretations, in effect on the date of issuance of the invitation for bids and the Soil Conservation Service Supplement to OSHA, which is made a part of the contract.

6. WORKWEEK - CONSTRUCTION SCHEDULE

(a) Unless furnished prior to contract award, the Contractor shall, prior to commencement of work, submit to the Contracting Officer for approval (1) a construction schedule showing the order in which he proposes to carry on the work indicating the periods during which he will perform work on each item listed in the bid schedule; and (2) the hours and days in which he proposes to carry on the work.

(b) If, in the opinion of the Contracting Officer, the Contractor falls behind the approved construction schedule, the Contractor shall take such steps as may be necessary to improve his progress and the Contracting Officer may require him to either increase the number of shifts, days or hours of work, or the amount of construction plant, or all of them, and to submit for approval of such revised construction schedule as may be deemed necessary to show the manner in which the agreed rate of progress will be regained, all without additional cost to the Government. If the Contractor fails to submit a revised construction schedule within the time specified by the Contracting Officer, the Contracting Officer may withhold approval of progress payments and/or take such other actions as provided in this contract until such time as the Contractor submits the required construction schedule.

(c) Failure of the Contractor to comply with the requirements of the Contracting Officer under this clause shall be grounds for determination by the Contracting Officer that the Contractor is not prosecuting the work with such diligence as will insure completion within the time specified. Upon such determination, the Contracting Officer may terminate the Contractor's right to proceed with the work, or any separable part thereof, in accordance with Clause 5 of the General Provisions.

7. SUBCONTRACTORS

(a) Work shall not be subcontracted in whole or in part without the prior written approval of the Contracting Officer. The request shall be in writing with the name of the proposed subcontractor and a description of the work to be done.

(b) If at any time the Contracting Officer determines that any subcontractor is incompetent or undesirable, he shall notify the Contractor accordingly and the Contractor shall take immediate steps for cancellation of the subcontract.

(c) Subcontracting by subcontractors shall be subject to the above requirements.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Government.

8. SURVEYS

(a) Unless otherwise stated in the Invitation for Bids, only the basic staking shall be done by the Government. If the Government does the staking, the Contractor shall notify the Contracting Officer in advance of any staking required in order that such work can be properly scheduled.

(b) Bench marks shall be preserved by the Contractor, and in the case of their destruction or removal by him or his employees they shall be replaced by the Government at the Contractor's expense.

(c) Survey stakes destroyed or removed by the carelessness of the Contractor or his employees shall be replaced by the Government at the Contractor's expense. Stakes removed or destroyed in the due course of the work shall be replaced by the Government without cost to the Contractor.

(d) If the Contractor finds any errors or omissions in the layout as given by survey points or staking, he shall immediately inform the Contracting Officer, in writing.

9. CLEANUP WORK

(a) During construction the Contractor shall keep the worksite, areas adjacent to the worksite and access roads in an orderly condition, free and clear from debris and discarded materials. Care shall be taken to prevent spillage when hauling is being done. Any spillage or debris resulting from the Contractor's operations shall be immediately removed.

(b) Upon completion of the work the Contractor shall remove from the worksite, areas adjacent to the worksite and access roads: all plant, buildings, debris, unused materials, concrete forms and other material belonging to him or used under his direction during the construction. He shall grade all access roads, other than public, removing wheel tracks and smoothing up such roads.

10. WEATHER

(a) The Contracting Officer may order suspension of the work in whole or in part, commencing with the day after receipt of the Notice to Proceed by the Contractor, due to weather or the effects of weather at the site, for such time as he considers it unfavorable for satisfactory prosecution of the work.

(b) When the Contracting Officer orders suspension under (a) of this clause, the contract completion date shall be extended a full calendar day for each calendar day during suspension of the work if:

- (1) All work is suspended except minor items as may be designated in this contract (work of an emergency, protective or maintenance nature may be performed at any time); and
- (2) The hours lost in any one workday of the authorized workweek through suspension equal one-half or more of the hours of an authorized workday.

(c) If the Contracting Officer orders suspension of work as provided in (b) of this clause and the hours lost in the workday immediately preceding a nonworkday equal one-half or more of the hours in an authorized workday, the contract completion date shall be extended a full calendar day for each nonworkday during suspension of the work.

(d) When the Contracting Officer orders any suspension of the work under this clause, the Contractor shall not be entitled to any cost or damages resulting from such suspension.

(e) When the contract completion date is extended under this clause, the contract shall be modified in writing accordingly.

11. NONCOMPLIANCE WITH CONTRACT REQUIREMENTS

(a) The Contracting Officer may order suspension of the work in whole or in part for such time as he deems necessary because of the failure of the Contractor to comply with any of the requirements of this contract, and the completion date shall not be extended on account of any such suspension of the work.

(b) When the Contracting Officer orders any suspension of the work under (a) of this clause, the Contractor shall not be entitled to any costs or damages resulting from such suspension.

(c) The rights and remedies of the Government provided in this clause are in addition to any other rights and remedies provided by law or under this contract.

12. QUANTITY VARIATIONS

(a) Where the quantity of work shown for an item in the bid schedule, including any modification thereof, is estimated, no adjustment of the contract price nor of the performance time shall be made for overruns or underruns which are within 25 percent of the estimated quantity of any such item.

(b) For overruns of more than 25 percent, the Contracting Officer shall re-estimate the quantity for the item, establish an equitable contract price for the overrun of more than 25 percent, adjust contract performance time equitably, and modify the contract in writing accordingly; this clause to thereafter be applicable to the total re-estimated item quantity.

(c) For underruns of more than 25 percent, the Contracting Officer shall determine the quantity for the item, establish an equitable contract price therefor, adjust contract performance time equitably, and modify the contract in writing accordingly.

13. LIQUIDATED DAMAGES

If the work, or any part thereof, is not completed within the time agreed upon in this contract or any extension thereof, the Contractor shall be liable to the Government in the amount of \$701.00 per day for each and every calendar day the completion of the work is delayed beyond the time provided in this contract, as fixed and agreed liquidated damages and not as a penalty; and the Government shall have the right to deduct from and retain out of moneys which may be then due or which may become due and payable to the Contractor, the amount of such liquidated damages; and if the amount so retained by the Government is insufficient to pay in full such liquidated damages, the Contractor shall pay to the Government the amount necessary to effect payment in full of such liquidated damages.

14. WATER AND VEGETATIVE QUALITY

(a) Water quality - the Contractor is required to adhere to the "Policy on Construction and Related Activities in Water" adopted April 13, 1977 by the "Water Quality Control Council" of Arizona. The Contractor is required to be responsible for protecting water from pollution with fuels, oils, bituminous, calcium chloride and other harmful materials, and for scheduling operations so as to avoid or minimize muddying and silting of the water. Methods for preventing water pollution include:

- (1) Isolation of the construction area and diverting of surface water by sand dikes.
- (2) Pumping or draining of water from the construction area into settling ponds before returning it to the water.

- (3) Minimizing operation of mechanized equipment in channel water.
- (4) Establishing turn areas, roads, paving areas, temporary building sites, etc., at locations best suited to prevent contamination of water or the destruction of game or fish habitat.
- (5) Providing tanks or barrels to dispose of chemical pollutants including crankcase oil, transmission grease or oil, greases, soaps, etc. All disposal containers shall be removed from the site after construction and placed where pollutants will not later enter a live stream.
- (6) Returning the flow of streams as nearly as possible to its location prior to construction.
- (7) Removal of road ramps used for access to the construction areas.

(b) Vegetative quality - the contractor is to be responsible for protecting the vegetative quality of the work area. Methods for the protection include:

- (1) Placing equipment yards in approved areas.
- (2) Providing access to work sites by approved routes that will cause the least erosion and require the removal of a minimum amount of trees.
- (3) Operating mechanized equipment at the job site in a manner that will avoid removal of trees other than those necessary for construction of the measure.
- (4) Limiting the clearing of borrow or quarry areas to that size necessary to obtain materials and operate equipment.

15. MINOR ITEMS OF WORK

The following bid items are designated as minor items of work. These items may be performed without charge to performance time during periods when all other work is suspended if such items are excepted in the suspend work order:

Bid Schedule No. 1

Item No. 1 Clearing and Grubbing

Item No. 3 Mobilization

Item No. 3 Water

16. QUANTITIES OF WORK AND MATERIALS

The quantities listed in the bid schedule on which unit prices are requested estimates only. See clause title "Quantity Variations" of these Special Provisions.

17. PERFORMANCE OF WORK BY CONTRACTOR

The Contractor shall perform on this site, and with his own organization, work equivalent to at least twenty percent (20%) of the total amount of work to be performed under the contract. If during the progress of the work hereunder, the Contractor requests a reduction in such percentage, and the Contracting Officer determines that it would be of advantage to the Government, the percentage of work required to be performed by the Contractor may be reduced with the written approval of the Contracting Officer.

18. SUBCONTRACTS

(The provisions of this clause do not apply to firm fixed-priced and fixed price with escalation (economic price adjustment) contracts. The clause does apply to new subcontracts or modifications of existing subcontracts which are necessitated because of unpriced contract changes pursuant to the Changes clause or other provisions of this contract.)

(a) As used in this clause, the term "subcontract" includes purchase orders.

(b) The Contractor shall notify the Contracting Officer reasonably in advance of entering into any subcontract if the Contractor's procurement system has not been approved by the Contracting Officer and if the subcontract:

- (1) Is to be a cost-reimbursement, time and materials, or labor-hour contract which it is estimated will involve an amount in excess of ten thousand dollars (\$10,000) including any fee;
- (2) Is proposed to exceed one hundred thousand dollars (\$100,000); or
- (3) Is one of a number of subcontracts, under this contract, with a single subcontractor for the same or related supplies or services which, in the aggregate, are expected to exceed one hundred thousand dollars (\$100,000).

(c) The advance notification required by paragraph (b) above shall include:

- (1) A description of the supplies or services to be called for by the subcontract;
- (2) Identification of the proposed subcontractor and an explanation of why and how the proposed subcontractor and an explanation of why and how the proposed subcontractor was selected, including the competition obtained;
- (3) The proposed subcontract price, together with the Contractor's cost or price analysis thereof;
- (4) The subcontractor's current, complete, and accurate cost of pricing data and Certificate of Current Cost of Pricing Data, when

such data and certificates are required by other provisions of this contract to be obtained from the subcontractor;

- (5) Identification of the type of subcontract to be used;
- (6) A memorandum of negotiation which sets forth the principal elements of the subcontract price negotiations. A copy of this memorandum shall be retained in the Contractor's file for use of Government reviewing authorities. The memorandum shall be in sufficient detail to reflect the most significant considerations controlling the establishment of initial or revised prices. The memorandum should include an explanation of why cost or pricing data was, or was not required, and, if it was not required in the case of any price negotiation in excess of \$100,000, a statement of the basis for determining that the price resulted from or was based on adequate price competition, established catalog or market prices of commercial items sold in substantial quantities to the general public, or prices set by law or regulation. If cost or pricing data was required, the memorandum shall reflect the extent to which reliance was not placed upon the factual cost or pricing data submitted and the extent to which this data was not used by the Contractor in determining the total price objective and in negotiating the final price. The memorandum shall also reflect the extent to which it was recognized in the negotiation that any cost or pricing data submitted by the subcontractor was not accurate, complete, or current; the action taken by the Contractor and the subcontractor as a result; and the effect, if any, of such defective data on the total price negotiated. Where the total price negotiated differs significantly from the Contractor's total price objective, the memorandum shall explain this difference;
- (7) When incentives are used, the memorandum of negotiation shall contain an explanation of the incentive fee profit plan identifying each critical performance element, management decisions used to quantify each incentive element, reasons for incentives on particular performance characteristics, and a brief summary of trade-off possibilities considered as to cost, performance, and time; and
- (8) The Subcontractor's Disclosure Statement or Certificate relating to Cost Accounting Standards when such data are required by other provisions of this contract to be obtained from the subcontractor.

(d) The Contractor shall not enter into any subcontract for which advance notification to the Contracting Officer is required by this clause, without the prior written consent of the Contracting Officer; Provided that the Contracting Officer in his discretion, may ratify in writing any subcontract. Such ratification shall constitute the consent of the Contracting Officer required by this paragraph.

(e) Neither consent by the Contracting Officer to any subcontract or any provisions thereof nor approval of the Contractor's procurement system shall be construed to be a determination of the acceptability of any subcontract price or of any amount paid under any subcontract or to relieve the Contractor of any responsibility for performing this contract, unless such approval or consent specifically provides otherwise.

(f) The Contractor agrees that no subcontract placed under this contract shall provide for payment on a cost-plus-a-percentage-of-cost basis.

19. CLEAN AIR AND WATER

(Applicable only if the contract exceeds \$100,000, or the Contracting Officer has determined that orders under an indefinite quantity contract in any one year will exceed \$100,000, or a facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857c-8(c)(1)) or the Federal Water Pollution Control Act (33 U.S.C. 1319(c)) and is listed by EPA, or the contract is not otherwise exempt.)

(a) The Contractor agrees as follows:

- (1) To comply with all the requirements of section 114 of the Clean Air Act as amended (42 U.S.C. 1857 et seq., as amended by Pub. L. 91-604) and section 308 of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq., as amended by Publ. L. 92-500), respectively, relating to inspection, monitoring, entry, reports, and information, as well as other requirements specified in section 114 and section 308 of the Air Act and the Water Act, respectively, and all regulations and guidelines issued thereunder before the award of this contract.
- (2) That no portion of the work required by this prime contract will be performed in a facility listed on the Environmental Protection Agency List of Violating Facilities on the date when this contract was awarded unless and until the EPA eliminates the name of such facility or facilities from such listing.
- (3) To use his best efforts to comply with clean air standards and clean water standards at the facility in which the contract is being performed.
- (4) To insert the substance of the provisions of this clause into any nonexempt subcontract, including this paragraph (a)(4).

(b) The terms used in this clause have the following meanings:

- (1) The term "Air Act" means the Clean Air Act, as amended (42 U.S.C. 1857 et seq., as amended by Pub. L. 91-604).
- (2) The term "Water Act" means Federal Water Pollution Control Act, as amended (33 U.S.C. 1251 et seq., as amended by Pub. L. 92-500).
- (3) The term "clean air standards" means any enforceable rules, regulations, guidelines, standards, limitations, orders, controls, prohibitions, or other requirements which are contained in, issued under, or otherwise adopted pursuant to the Air Act or Executive Order 11738, an applicable implementation plan as described in section 110(d) of the Clean Air Act (42 U.S.C. 1857c-5(d)), an approved implementation procedure or plan under section 111(c) or section 111(d), respectively, of the Air Act (42 U.S.C. 1857c-6(c) or (d)), or an approved implementation procedure under section 112(d) of the Air Act (42 U.S.C. 1857c-7(d)).

- (4) The term "clean water standards" means any enforceable limitation, control, condition, prohibition, standard, or other requirement which is promulgated pursuant to the Water Act or contained in a permit issued to a discharger by the Environmental Protection Agency or by a State under an approved program as authorized by section 402 of the Water Act (33 U.S.C. 1342), or by Local Government to ensure compliance with pretreatment regulations as required by section 307 of the Water Act (33 U.S.C. 1317).
- (5) The term "compliance" means compliance with clean air or water standards. Compliance shall also mean compliance with a schedule or plan ordered or approved by a court of competent jurisdiction, the Environmental Protection Agency or an air or water pollution control agency in accordance with the requirements of the Air Act or Water Act and regulations issued pursuant thereto.
- (6) The term "facility" means any building, plant, installation, structure, mine, vessel or other floating craft, location or site of operations, owned, leased or supervised by a Contractor or subcontractor, to be utilized in the performance of a contract or subcontract. Where a location or site of operations contains or includes more than one building, plant, installation, or structure, the entire location or site shall be deemed to be a facility except where the Director, Office of Federal Activities, Environmental Protection Agency, determines that independent facilities are co-located in one geographical area.

WAGE RATES

- (a) Pursuant to the provisions of the Davis-Bacon Act, as amended (40 U.S.C. 276a through 276a-7), the Secretary of Labor has hereby determined that the wage rates and fringe benefits payments listed herein are prevailing for the described classes of labor and shall be the minimums to be paid under this contract by the Contractors and any subcontractors on the work.
- (b) While the wage rates shown in the wage determination are the minimum hourly rates required to be paid during the life of the contract, it is the responsibility of bidders to inform themselves as to the local labor conditions such as the length of workday and workweek, overtime compensation, health and welfare contributions, labor supply, and prospective changes or adjustments in the local wages. The Contractor shall abide by and conform to all applicable laws, executive orders, rules, regulations and orders of Federal agencies authorized to pass upon and determine wage rates. No increase in contract price shall be allowed or authorized on account of payment of wage rates in excess of those listed therein.
- (c) The provisions contained in Form AD-361, Service Contract Act of 1965, Labor Standards Provisions, attached hereto are applicable to the survey work performed under the contract.

THE WAGE DETERMINATIONS ARE ATTACHED.

PAYMENTS TO THE CONTRACTOR

Clause 7, Standard Form 23A, is deleted and the following substituted therefore;

- (a) The Government will pay the contract price as hereinafter provided.

(b) The Government will make progress payments monthly as the work proceeds, or at more frequent intervals as determined by the Contracting Officer. If requested by the Contracting Officer, the Contractor shall furnish a breakdown of the total contract price showing the amount included therein for each principal category of the work, in such detail as requested, to provide a basis for determining progress payments. In the preparation of estimates the Contracting Officer, at his discretion, may authorize material delivered on the site and preparatory work done to be taken into consideration. Material delivered to the Contractor at locations other than the site may also be taken into consideration (1) if such consideration is specifically authorized by the contract and (2) if the Contractor furnishes satisfactory evidence that he has acquired title to such material and that it will be utilized on the work covered by this contract.

(c) In making such progress payments, there shall be retained ten (10) percent of the estimated amount until final completion and acceptance of the contract work. However, if the Contracting Officer finds that satisfactory progress was achieved during any period for which a progress payment is to be made, he may authorize such payment to be made in full without retention of a percentage. Also, whenever the work is substantially complete, the Contracting Officer shall retain an amount he considers adequate for protection of the Government and, at his discretion, may release to the Contractor all or a portion of any excess amount. Furthermore, on completion and acceptance of each separate building, public work, or other division of the contract, on which the price is stated separately in the contract, payment may be made therefor without retention of a percentage.

(d) All material and work covered by progress payments made shall thereupon become the sole property of the Government, but this provision shall not be construed as relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work, or as waiving the right of the Government to require the fulfillment of all of the terms of the contract.

(e) If Miller Act (40 U.S.C. 270a-270e) performance or payment bonds are required under this contract, the Government shall pay to the Contractor the total premiums paid by the contractor to obtain the bonds. This payment shall be paid at one time to the contractor together with the first progress payment otherwise due after the contractor has (1) furnished the bonds (including coinsurance and reinsurance agreements, when applicable), (2) furnished evidence of full payment to the surety company and (3) submitted a request for such payment. The payment by the Government of the bond premiums to the contractor shall not be made as increments of the individual progress payments and shall not be in addition to the contract price.

(f) Upon completion and acceptance of all work, the amount due the Contractor under this contract shall be paid upon the presentation of a properly executed voucher and after the Contractor shall have furnished the Government with a release of all claims against the Government, arising by virtue of this contract, other than claims in stated amounts as may be specifically excepted by the Contractor from the operation of the release. If the Contractor's claim to amounts payable under the contract has been assigned under the Assignment of Claims Act of 1940, as amended (31 U.S.C. 203, 41 U.S.C. 15), a release may also be required of the assignee.

22. CONVICT LABOR

Clause 28, Standard Form 23-A, is deleted and the following substituted therefor:

In connection with the performance of work under this contract, the Contractor agrees not to employ any person undergoing sentence of imprisonment except as provided by Public Law 89-176, September 10, 1965, (18 U.S.C. 4082 (c)(2)) and Executive Order 11755, December 29, 1973.

23: ADMINISTRATION OF THE DIFFERING SITE CONDITIONS CLAUSE

(a) Nature of clause. Clause 4 of the General Provisions, Standard Form 23-A, provides for an equitable adjustment to the Contractor or the Government which reflects the increases or decreases in the Contractor's cost of and time for performance that result from a differing site condition (as that term is defined in the clause) encountered by the Contractor. However, an equitable adjustment is only available to the Contractor if he gives the Contracting Officer a prompt notice in writing before disturbing the conditions (or secures an extension of the time for giving such notice) and asserts the claim before final payment under the contract.

(b) Notice of differing site conditions. When the Contractor believes that a differing site condition has been encountered, the clause requires that a prompt written notice be given to the Contracting Officer so that the condition of the site can be investigated, the facts can be ascertained, and a determination can be made regarding the presence or absence of a differing site condition. The prompt notice requirement enables the Government to examine the condition of the site and, if necessary, (1) to modify the contract so that it will reflect the increased or decreased cost of and time for performance or (2) to develop records concerning any increase or decrease in the cost of and time for performance. Cost and time information is essential for an independent Government judgment regarding an equitable adjustment of the contract. A failure to give a timely notice could prejudice the Government's ability to determine the extent to which the Contractor or the Government is entitled to an equitable adjustment. Since the existence of a differing site condition is not always recognizable immediately the clause provides that the Contracting Officer may extend the time for submission of the required notice.

The purpose of the authority to extend the time for notice is to insure that the contractor is not deprived of the remedy provided by the clause because an inadvertent failure to give the required notice. However, this authority to extend the notice does not entitle the Contractor to a time extension beyond the time when he knew, or reasonably should have known, of the existence of a differing site condition. If the Contractor gives the required notice at the time he knew, or reasonably should have known, he is entitled to an equitable adjustment which reflects the increased costs and time required for performance that result from the differing site condition. If the Contractor fails to submit the required notice to the Contracting Officer by the time he knew, or reasonably should have known, of the existence of a differing site condition, he is not entitled to an equitable adjustment which reflects the increased costs and time required for performance prior to the time when he gave the notice or the time when the Government had actual notice of the existence of a differing site condition.

(c) Processing of Claims:

- (1) Since the time required by the Contractor to ascertain the amount of his claim varies with the circumstances, no specific time for the submission of a claim is specified in the clause. The clause simply states that no claim will be allowed if asserted after final payment. However, the Contractor should not unnecessarily postpone the submission of claims for equitable adjustments.
- (2) To prevent the Contractor from unnecessarily postponing the submission of claims, the Contracting Officer shall take the following action:
 - (i) When the Contractor gives a prompt written notice of a differing site condition but has not submitted a claim for an equitable adjustment, although there has been a reasonable opportunity to ascertain the amount of the adjustment involved, the Contracting Officer shall send a written request to the Contractor (by registered or certified mail) that he submit within a specified period of time either a written claim or a request for an extension of the time for submission of the claim together with the reasons why the additional time is needed.
 - (ii) In the event that the Contractor fails to submit a claim within the time specified in the request, or an approved time extension, the Contracting Officer shall make a unilateral determination of the amount of the equitable adjustment which the Contractor is entitled to and shall notify the Contractor of the determination. Such unilateral determination may not be appealed under the Disputes clause of the contract.

24. DISPUTES

Clause 6 and Clause 19 of General Provisions, Standard Form 23-A, April 1975 Edition, are deleted and replaced by the following clause:

- (a) This contract is subject to the Contract Disputes Act of 1978 (Pub. L. 95-563).
- (b) Except as provided in the Act, all disputes arising under or relating to this contract shall be resolved in accordance with this clause.
- (c) (i) As used herein, "claim" means a written demand or assertion by one of the parties seeking, as a legal right, the payment of money, adjustment or interpretation of contract terms, or other relief, arising under or relating to this contract.
 - (ii) A voucher, invoice or request for payment that is not in dispute when submitted is not a claim for the purposes of the Act. However, where such submission is subsequently not acted upon in a reasonable time, or disputed either as to liability or amount, it may be converted to a claim pursuant to the Act.
 - (iii) A claim by the subcontractor shall be made in writing and submitted to the Contracting Officer for decision. A claim by the Government against the contractor shall be subject to a decision by the Contracting Officer.

(d) For contractor claims of more than \$50,000, the contractor shall submit with the claim a certification that the claim is made in good faith; the supporting data are accurate and complete to the best of the contractor's knowledge and belief; and the amount requested accurately reflects the contract adjustment for which the contractor believes the Government is liable. The certification shall be executed by the contractor if an individual. When the contractor is not an individual, the certification shall be executed by a senior company official in charge at the contractor's plant or location involved, or by an officer or, general partner of the contractor having overall responsibility for the conduct of the contractor's affairs.

(e) For contractor claims of \$50,000 or less, the Contracting Officer must render a decision within 60 days. For contractor claims in excess of \$50,000, the Contracting Officer must decide the claim within 60 days or notify the contractor of the date when the decision will be made.

(f) The Contracting Officer's decision shall be final unless the contractor appeals or files a suit as provided in the Act.

(g) The authority of the Contracting Officer under the Act does not extend to claims or disputes which by statute or regulation other agencies are expressly authorized to decide.

(h) Interest on the amount found due on a contractor claim shall be paid from the date the claim is received by the Contracting Officer until the date of payment.

(i) Except as the parties may otherwise agree, pending final resolution of a claim by the contractor arising under the contract, the contractor shall proceed diligently with performance of the contract in accordance with the contracting officer's decision.

25. PRESERVATION OF HISTORICAL AND ARCHAEOLOGICAL DATA

(a) Public Law 93-291, May 24, 1974, provides for the preservation of historical and archaeological data (including relics and specimens) which might otherwise be lost due to alterations of the terrain as a result of any Federal or Federally-assisted construction project.

(b) The Contractor agrees that should he or any of his employees in the performance of this contract discover evidence of possible historical or archaeological data, he will notify the Contracting Officer immediately in writing, giving the location and nature of the findings.

(c) Where appropriate by reason of a discovery, the Contracting Officer may order delays in performance and/or changes in the work. The contract completion data and contract price shall be adjusted in accordance with other applicable provisions of this contract.

(d) The Contractor agrees to insert this clause in all subcontracts which involve the performance of work or the terrain of the site.

26. NOTICE OR REQUIREMENT FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITY

Arizona Plan Area Goals and Timetables

Minority Goals

Plan area includes entire state of Arizona. The specific goals for minorities developed for the area are as follows:

<u>Trades</u>	<u>Goals (Percent)</u>
(All trades)	15.8%

Goals for Women

<u>Trades</u>	<u>Goals (Percent)</u>
(All trades)	6.9%

These goals are applicable to all the Contractor's construction work (whether or not it is Federal or Federally-assisted) performed in the covered area. The Contractor's compliance with the Executive Order and the regulations in 41 CFR Part 60-4 shall be based on its implementation of the Equal Employment Clause, specific affirmative action obligations required by specifications set forth in 41 CFR 60-4.3(a), and its efforts to meet the goals established for the geographical area where the contract resulting from this solicitation is to be performed. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade, and the Contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor or from project to project for the sole purpose of meeting the Contractor's goals shall be a violation of the contract, the Executive Order and the regulations in 41 CFR Part 60-4. Compliance with the goals will be measured against the total work hours performed.

The Contractor shall provide written notification to the Director of the Office of Federal Contract Compliance Programs within 10 working days of award of any construction subcontract in excess of \$10,000, at any tier for construction work under the contract resulting from this solicitation. The notification shall list the name, address, and telephone number of the subcontractor, employer identification number; estimated dollar amount of the subcontract; estimated starting and completion dates of the subcontract; and the geographical area in which the contract is to be performed.

27. NOTICE

The notice "Equal Employment Opportunity is the Law" is to be displayed in conspicuous places, available to all employees and applicants for employment. It must be similarly displayed by you in the performance of your contract. This notice is available from the contracting office.

28. Utilization of Small Business Concerns and Small Business Concerns Owned and Controlled by Socially and Economically Disadvantaged Individuals.

(a) It is the policy of the United States that small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals shall have the maximum practicable opportunity to participate in the performance of contracts let by any Federal agency.

(b) The Contractor hereby agrees to carry out this policy in the awarding of subcontracts to the fullest extent consistent with the efficient performance of this contract. The Contractor further agrees to cooperate in any studies or surveys that may be conducted by the Small Business Administration or the contracting agency which may be necessary to determine the extent of the Contractor's compliance with this clause.

(c) (1) As used in this contract, the term "small business concern" shall mean a small business as defined pursuant to Section 3 of the Small Business Act and in relevant regulations promulgated pursuant thereto.

(2) The term "small business concerns owned and controlled by socially and economically disadvantaged individuals" shall mean a small business concern--

(i) which is at least 51 per centum owned by one or more socially and economically disadvantaged individuals; or in the case of any publicly owned business, at least 51 per centum of the stock of which is owned by one or more socially and economically disadvantaged individuals; and

(ii) whose management and daily business operations are controlled by one or more of such individuals.

The contractor shall presume that socially and economically disadvantaged individuals include Black Americans, Hispanic Americans, Native Americans, Asian-Pacific Americans, and other minorities, or any other individual found to be disadvantaged by the Small Business Administration pursuant to section 8(a) of the Small Business Act.

(d) Contractors acting in good faith may rely on written representations by their subcontractors regarding their status as a small business concern or a small business concern owned and controlled by socially and economically disadvantaged individuals.

29. SMALL BUSINESS AND SMALL DISADVANTAGED BUSINESS SUBCONTRACTING PLAN (Advertised)

(a) This provision does not apply to small business concerns.

(b) The term "subcontract" means any agreement (other than the one involving an employer-employee relationship) entered into by a Federal Government prime contractor or subcontractor calling for supplies or services required for the performance of the original contract or subcontract.

(c) The bidder acknowledges that it is aware of the subcontracting plan requirement in this provision; and if selected for award, will submit within the time specified by the contracting officer a subcontracting plan that will afford the maximum practicable opportunity to participate in the performance of the contract to small and small disadvantaged concerns, and will include:

(i) Percentage goals (expressed in terms of percentage of total planned subcontracting dollars) for the utilization as subcontractors of small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals; (For the purposes of the subcontracting plan, the Contractor may include all purchases which contribute to the performance of the contract, including a proportionate share of products, services, etc. whose costs are normally allocated as indirect or overhead costs).

As part of its establishment of percentage goals the apparent successful bidder shall also include in its subcontracting plan:

(1) A statement of:

- (a) total dollars planned to be subcontracted;
- (b) total dollars planned to be subcontracted to small business;
- (c) total dollars planned to be subcontracted to small disadvantaged business.

(2) A description of the principal product and service areas to be subcontracted and an identification of those areas where it is planned to use (i) small business subcontractors, and (ii) small disadvantaged business subcontractors.

(a) The name of an individual within the employ of the bidder who will administer the bidders subcontracting program and a description of the duties of such individual;

(b) A description of the efforts the bidder will take to assure that small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals will have an equitable opportunity to compete for subcontracts;

(c) Assurances that the bidder will include the clause entitled Utilization of Small Business Concerns and Small Business Concerns Owned and Controlled by Socially and Economically Disadvantaged Individuals in all subcontracts which offer further subcontracting opportunities, and to require all subcontractors (except small business concerns) which receive subcontracts in excess of \$500,000 or \$1,000,000 in the case of a contract for the construction of any public facility, to adopt and comply with a plan similar to the plan agreed to by the bidder;

(d) Assurances that the bidder will submit such periodic reports and cooperate in any studies or surveys as may be required by the contracting agency or the Small Business Administration in order to determine the extent of compliance by the bidder with the subcontracting plan; and

(e) A recitation of the types of records the successful bidder will maintain to demonstrate procedures which have been adopted to comply with the requirements and goals set forth in the plan, including the establishment of source lists of small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals; and efforts to identify and award subcontracts to such small business concerns. The records shall include at least the following (these records may be maintained on a plant-wide or company-wide basis unless otherwise indicated):

(1) Small and disadvantaged business source lists, guides and other data identifying small and small disadvantaged business vendors.

(2) Organizations contacted for small and disadvantaged business sources.

(3) On a contract-by-contract basis, records on all subcontract solicitations over \$100,000, indicating on each solicitation:

(a) whether small business was solicited, and if not, why not;

(b) whether small disadvantaged business was solicited, and if not, why not; and

(c) reasons for the failure of solicited small business or small disadvantaged business to receive the subcontract award.

(4) Records to support other outreach efforts:

(a) Contacts with minority and small business trade associations

(b) Contacts with business development organizations

(c) Attendance at small and minority business procurement conferences and trade fairs.

(5) Records to support internal activities and encourage buyers:

(a) Workshops, seminars, training programs.

(b) Monitoring activities to evaluate compliance.

(6) On a contract-by-contract basis, records to support award data submitted to the Government to include name and address of subcontractor.

(7) The bidder understands that:

(a) It agrees to carry out the Government's policy to provide the maximum practicable opportunity for small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals to participate in the performance of the contract, consistent with its efficient performance.

(b) If it does not submit a subcontracting plan within the time limits prescribed by the contracting agency, it will be ineligible to be awarded the contract.

(c) Prior compliance of the bidder with other such subcontracting plans under previous contracts will be considered by the contracting officer in determining the responsibility of the offeror for award of the contract.

(d) It is the bidder's responsibility to develop a subcontracting plan with respect to both small business concerns and small business concerns owned and controlled by socially and economically disadvantaged individuals and that each aspect of the plan will be judged independently of the other.

(8) The failure of any Contractor or subcontractor to comply in good faith with (a) the clause entitled Utilization of Small Business Concerns and Small Business Concerns Owned and Controlled by Socially and Economically Disadvantaged Individuals, or (b) the terms of any subcontracting plan required by this Small Business and Small Disadvantaged Business Subcontracting Plan (Advertised) provision, will be a material breach of the contract or subcontract.

(9) Commercial Products. If a commercial product (defined below) is offered, the required subcontracting plan may relate to the company's or division's production generally (both for commercial and noncommercial products) rather than solely to the item being procured under the government contract. In such cases, the contractor shall be required to submit one company-wide, annual plan to be reviewed for approval by the first agency with which it enters into a prime contract (which requires a subcontracting plan) during the fiscal year, or by another agency satisfactory to the Contracting Officer. The approved plan will remain in effect for the company's entire fiscal year for all of the company's or division's commercial products.

The term "commercial products" means products in regular production sold in substantial quantities to the general product and/or industry at established market or catalog prices. A product which, in the opinion of the Contracting Officer, differs only insignificantly from the contractor's commercial product may be regarded for the purpose of this clause as a commercial product.

30. DUST ABATEMENT AND HAUL ROAD MAINTENANCE

During the performance of the work required by these specifications or any related operations, the Contractor shall furnish all the labor, equipment, materials, and means required, and shall carry out proper and efficient measures wherever and as often as necessary to reduce the dust nuisance, and to prevent dust which has originated from his operations from damaging crops, orchards, cultivated fields, and dwellings, or causing a nuisance to persons. The Contractor will be held liable for any damage resulting from dust originating from his operations under these specifications.

The cost of sprinkling of or other methods of reducing formation of dust shall be included in the prices bid in the schedule for Bid Item 4, Water.

31. PROTECTION AND RESTORATION OF EXISTING IMPROVEMENTS AND VEGETATION

The Contractor shall conduct his operations in such a manner as to avoid damage to adjacent property, existing improvements or facilities and existing vegetation.

32. INDIAN PREFERENCE

(a) In connection with the performance of work under this contract, the Contractor shall comply with the provisions of Section 7(b) of the Indian Self-Determination and Education Assistance Act (PL 93-638, 88 Stat. 2205, 25 U.S.C. 450e (b)) which states:

(b) Any contract, subcontract, grant, or subgrant pursuant to this Act, the Act of April 16, 1934 (48 Stat. 596) as amended, (the Johnson-O'Mally Act) or any other Act authorizing federal contracts with or grants to Indian organizations or for the benefit of Indians, shall require that to the greatest extent feasible:

(1) Preferences and opportunities for training and employment in connection with the administration of such contracts or grants shall be given to Indians; and

(2) Preference in the award of subcontracts and subgrants in connection with the administration of such contracts or grants shall be given to Indian organizations and to Indian-owned economic enterprises as defined in section 3 of the Indian Financing Act of 1974 (88 Stat. 77).

33. ORDER OF WORK

The contractor shall pursue all work under the contract in an orderly manner. The contractor's schedule of operations for construction shall be guided by the following criteria:

(a) The contractor shall complete construction of the floodway or make provisions for diversion of natural channel flow prior to placing the Queen Creek Earthfill.

(b) The priority of placing spoil material shall be in accordance with the sequence of the numbering of the spoils disposal areas as shown on sheet 49 of the drawings.

SUPERSEDEAS DECISION

COUNTIES: Statewide

DATE: April 23, 1982

STATE: Arizona

DECISION NUMBER: AZ82-5109

Supersedes Decision No. AZ81-5142 dated August 14, 1981, 46 FR 41299

DESCRIPTION OF WORK: Building Projects (does not include single family homes and apartments up to and including 4 stories), Heavy and Highway Projects

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
ASBESTOS WORKERS					
Zone 1	\$17.04	\$.75	\$1.45		\$.03
Zone 2	19.04	.75	1.45		.03
Zone 3	21.04	.75	1.45		.03
BOILERMAKERS	19.01	1.30	1.25	\$1.00	.04
BRICKLAYERS: Stonemasons:					
Northern Area;					
Zone A	15.18	1.07	1.50		.17
Zone B	16.39	1.07	1.50		.17
Zone C	17.15	1.07	1.50		.17
Zone D	17.91	1.07	1.50		.17
Zone E	18.52	1.07	1.50		.17
Zone F	19.73	1.07	1.50		.17
Southern Area;					
Zone A:					
Bricklayers; Stonemasons	13.68	1.00	.95		.06
Manhole Builders	13.93	1.00	.95		.06
Zone B:					
Bricklayers; Stonemasons	14.05	1.00	.95		.06
Manhole Builders	14.30	1.00	.95		.06
Zone C:					
Bricklayers; Stonemasons	14.43	1.00	.95		.06
Manhole Builders	14.68	1.00	.95		.06
Zone D:					
Bricklayers; Stonemasons	15.18	1.00	.95		.06
Manhole Builders	15.43	1.00	.95		.06
CARPENTERS:					
Northern Area:					
Carpenters, Drywall					
Applicator, Saw Filers,					
Shinglers	15.06	1.335	1.115		.08

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Floorlayers (finish), Piledriverman	\$15.405	\$1.335	\$1.115		\$.08
Millwrights	15.565	1.335	1.115		.08
Central & Southern Areas: Carpenters; Saw Filers	12.935	1.335	1.115		.08
Floorlayers (finish); Piledrivermen	13.28	1.335	1.115		.08
Millwrights	13.44	1.335	1.115		.08
CEMENT MASONS:					
Zone 1: Northern Area: Cement Masons	15.035	.95	1.40		.05
Concrete Troweling Machine; Sawing & Scoring Machine; Curb & Gutter Machine	15.225	.95	1.40		.05
Central & Southern Areas: Cement Masons	12.91	.95	1.40		.05
Concrete Troweling Machine, Sawing & Scoring Machine, Curb & Gutter Machine	13.10	.95	1.40		.05
Zone 2: Cement Masons	12.84	1.12	1.30		.05
Concrete Troweling Machine, Sawing & Scoring Machine, Curb & Gutter Machine; Clary & similar type of power screed operator	13.03	1.12	1.30		.05
DRYWALL TAPERS:					
Zone A:	13.79	.60	.50		.10
Zone B:	14.79	.60	.50		.10
Zone C:	16.29	.60	.50		.10
ELECTRICIANS:					
Area 1: Electricians	16.81	.60	3%+.70		3/4%
Cable Splicers	18.16	.60	3%+.70		3/4%
Area 2: Electricians, Technicians; & Cable Splicers:					
Zone A	17.00	.96	3%+.93		1/2%
Zone B	20.12	.96	3%+.93		1/2%

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Area 3:					
Zone A:					
Electricians; Technicians	\$17.24	\$.60	11%		1%
Cable Splicers	17.49	.60	11%		1%
Zone B:					
Electricians; Technicians	18.74	.60	11%		1%
Cable Splicers	18.99	.60	11%		1%
Zone C:					
Electricians; Technicians	19.24	.60	11%		1%
Cable Splicers	19.49	.60	11%		1%
Zone D:					
Electricians; Technicians	20.24	.60	11%		1%
Cable Splicers	20.49	.60	11%		1%
Area 4:					
Electricians; Technicians	17.95	.96	3%+.93		.10
Area 5:					
Zone A:					
Electricians:	16.44	.60	11%		1%
Cable Splicers	16.69	.60	11%		1%
Zone B:					
Electricians	17.24	.60	11%		1/2%
Cable Splicers	17.49	.60	11%		1/2%
Zone C:					
Electricians	17.94	.60	11%		1/2%
Cable Splicers	18.19	.60	11%		1/2%
Zone D:					
Electricians	18.94	.60	11%		1/2%
Cable Splicers	19.19	.60	11%		1/2%
ELEVATOR CONSTRUCTORS	17.595	1.345	1.085	a	.035
Helpers	12.32	1.345	1.085	a	.035
Probationary Helpers	8.80				
GLAZIERS:					
Statewide Excluding Bullhead City	14.71	.95	.60		.08
Bullhead City	17.02	.75	.40		.08
IRONWORKERS:					
Northern Area	19.25	1.44	3.07		.11
Central & Southern Areas	16.25	1.44	3.07		.11
LATHERS:					
Area 1	14.325	1.00			.06
Area 2	14.32	1.00			.06

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
LINE CONSTRUCTION:					
Zone 1:					
Groundmen	12.81	1.00	3%+2.75		½%
Equipment Operators;					
Powdermen; Mechanics	15.13	1.00	3%+2.75		½%
Linemen; Technicians; Crane					
Operators	17.05	1.00	3%+2.75		½%
Cable Splicers	17.56	1.00	3%+2.75		½%
Zone 1-A:					
Groundmen	13.81	1.00	3%+2.75		½%
Equipment Operators;					
Powdermen; Mechanics	16.04	1.00	3%+2.75		½%
Linemen; Technicians; Crane					
Operators	18.03	1.00	3%+2.75		½%
Cable Splicers	18.63	1.00	3%+2.75		½%
Zone 2:					
Groundmen	14.75	1.00	3%+2.75		½%
Equipment Operators;					
Powdermen; Mechanics	16.99	1.00	3%+2.75		½%
Linemen; Technicians; Crane					
Operators	18.97	1.00	3%+2.75		½%
Cable Splicers	19.52	1.00	3%+2.75		½%
Marble, Tile, and Terrazzo					
MARBLE WORKERS: Finishers	11.02	1.19	.30		
Area 1	13.06	.90	1.10		.19
MASON TENDERS	11.00	1.12	1.30		.06
PAINTERS:					
Area 1:					
Zone A:					
Brush; Soft Floor Layers	11.60	.90	.80		.20
Brush, Steel & Bridge	12.10	.90	.80		.20
Spray	12.05	.90	.80		.20
Spray, Steel & Bridge	12.60	.90	.80		.20
Zone B:					
Brush; Soft Floor Layers	12.35	.90	.80		.20
Brush, Steel & Bridge	12.85	.90	.80		.20
Spray	12.80	.90	.80		.20
Spray, Steel & Bridge	13.35	.90	.80		.20
Zone C:					
Brush; Soft Floor Layers	13.35	.90	.80		.20
Brush, Steel & Bridge	13.85	.90	.80		.20
Spray	13.80	.90	.80		.20
Spray, Steel & Bridge	14.35	.90	.80		.20

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Zone D:					
Brush; Soft Floor Layers	13.60	.90	.80		.20
Brush; Steel & Bridge	14.10	.90	.80		.20
Spray	14.05	.90	.80		.20
Spray, Steel & Bridge	14.60	.90	.80		.20
Area 2:					
Zone A:					
Brush & Roller Applicator; Sandblaster; Nozzleman & Pot Tender; Sheet Rock Taper; Floor Coverer	13.54	.60	.60		.10
Swing Stage: Spray	14.19	.60	.60		.10
Brush; Sandblaster	13.94	.60	.60		.10
Spray; Paperhanger	13.79	.60	.60		.10
Creosote Applier	13.87	.60	.60		.10
Steel & Bridge, Brush; Steel Sandblaster, Nozzleman & Pot Tender; Steel (Steam Cleaner); Electric & Air Tool Operator	14.47	.60	.60		.10
Steel & Bridge, Spray	14.67	.60	.60		.10
Steeplejack	14.40	.60	.60		.10
Zone B:					
Brush & Roller Applicator; Sandblaster; Nozzleman & Pot Tender; Sheet Rock Taper; Floor Coverer	14.54	.60	.60		.10
Swing Stage; Brush & Sand- blaster	14.94	.60	.60		.10
Spray; Paperhanger		.60	.60		.10
Swing Stage; Spray	15.19	.60	.60		.10
Creosote Applier	14.87	.60	.60		.10
Steeplejack	15.40	.60	.60		.10
Steel & Bridge, Brush; Steel Sandblaster; Nozzleman & Pot Tender; Steel (Steam Cleaner); Electric & Air Tool Operator	15.47	.60	.60		.10
Steel & Bridge, Spray	15.67	.60	.60		.10
Zone C:					
Brush & Roller; Sandblaster (Nozzleman); Sandblaster (Pot Tender)	16.04	.60	.60		.10
Spray; Paperhanger	16.29	.60	.60		.10
Creosote Applier	16.37	.60	.60		.10

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Swing Stage:					
Brush; Sandblaster	16.44	.60	.60		.10
Spray	16.69	.60	.60		.10
Steeplejack	16.90	.60	.60		.10
Steel & Bridge, Brush; Steel Sandblaster; Nozzleman & Pot Tender; Steel (Steam Cleaner); Electric & Air Tool Operator	16.97	.60	.60		.10
Steel & Bridge, Spray	17.17	.60	.60		.10
Area 3:					
Zone A:					.10
Brush	11.62	.97	.55		.10
Spray; Sandblasters	12.22	.97	.55		.10
Paperhangers	11.75	.97	.55		.10
Swing Stage, under 40 ft.					.10
Brush	11.92	.97	.55		.10
Spray	12.52	.97	.55		.10
Swing Stage, over 40 ft.					.10
Brush	12.37	.97	.55		.10
Spray	12.97	.97	.55		.10
Structural Steel & Tanks					.10
Brush	12.62	.97	.55		.10
Spray & Sandblasters	13.22	.97	.55		.10
Zone B:					.10
Brush	12.37	.97	.55		.10
Spray & Sandblasters	12.99	.97	.55		.10
Paperhangers	12.50	.97	.55		.10
Swing Stage, under 40 ft.					.10
Brush	12.67	.97	.55		.10
Spray	12.97	.97	.55		.10
Swing Stage, over 40 ft.					.10
Brush	13.72	.97	.55		.10
Spray	13.72	.97	.55		.10
Structural Steel & Tanks;					.10
Brush	13.37	.97	.55		.10
Spray & Sandblasters	13.97	.97	.55		.10
Zone C:					.10
Brush	13.12	.97	.55		.10
Spray	13.72	.97	.55		.10
Paperhangers	14.25	.97	.55		.10
Swing Stage under 40 ft.					.10
Brush	13.42	.97	.55		.10
Spray	14.02	.97	.55		.10
Swing Stage over 40 ft.					.10
Brush	13.87	.97	.55		.10
Spray	14.47	.97	.55		.10

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Structural Steel & Tanks					
Brush	14.12	12 .97			.10
Spray & Sandblasters	14.72	12 .97			.10
Zone D:					
Brush	14.37	17 .97			.10
Spray	14.97	17 .97	.55		.10
Paperhangers	14.50	16 .97	.55		.10
Swing Stage, under 40 ft.					
Brush	14.67	17 .97	.55		.10
Spray	15.21	17 .97	.55		.10
Swing Stage, over 40 ft.					
Brush	15.12	12 .97	.55		.10
Spray	15.72	12 .97	.55		.10
Structural Steel & Tanks					
Brush	15.37	17 .97	.55		.10
Spray & Sandblasters	15.97	17 .97	.55		.10
PLASTERER TENDERS	11.55	1.12	1.30		.10
PLUMBERS:					
Zone 1	18.34	1.20	1.35		.23
Zone 2	18.74	1.20	1.35		.23
Zone 3	19.19	1.20	1.35		.23
Zone 4	21.34	1.20	1.35		.23
Zone 4 (Hoover Dam only)		1.25	2.50		.08
PLASTERERS:					
Area 1:					
Zone A	11.77	.95	1.30		.06
Zone B	12.52	.95	1.30		.06
Zone C	13.645	.95	1.30		.06
Area 2:					
Zone A	12.67	1.02	1.20		
Zone B	13.92	1.02	1.20		
Zone C	14.67	1.02	1.20		
ROOFERS:					
Area 1	13.46	1.095	.95		.05
Pitch & Enamel	14.71	1.095	.95		.05
Area 2:					
Zone A:					
Roofers & Waterproofers; Shingler (asbestos, wood, & asphalt)	12.17	1.095	.35		.03
Pitch & Enamel	13.67	1.095	.35		.03
Zone B:					
Roofers & Waterproofers; Shingler (asbestos, wood & asphalt)	14.67	1.095	.35		.03
Pitch & Enamel	16.17	1.095	.35		.03

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
SHEET METAL WORKERS:					
Area 1:					
Zone 1	17.39	1.10	1.92		.13
Zone 2	18.64	1.10	1.92		.13
Zone 3	21.39	1.10	1.92		.13
Area 2:					
Zone A	16.74	1.20	1.92		.07
Zone B	17.96	1.20	1.92		.07
Zone C	20.62	1.20	1.92		.07
SOFT FLOOR LAYERS	12.46	.60	.12		.21
SPRINKLER FITTERS	16.65	.95	1.40		.08
TERRAZZO WORKERS; TILE SETTERS	13.71	.90	1.10		.19
LABORERS: Northern Area					
Group 1	12.275	1.12	1.30		.10
Group 2	12.435	1.12	1.30		.10
Group 3	12.605	1.12	1.30		.10
Group 4	12.735	1.12	1.30		.10
Group 5	12.945	1.12	1.30		.10
Group 6	13.41	1.12	1.30		.10
Group 7	14.18	1.12	1.30		.10
(Tunnel & Shaft Work)					
Group 1	12.57	1.12	1.30		.10
Group 2	12.775	1.12	1.30		.10
Group 3	12.935	1.12	1.30		.10
Group 4	13.365	1.12	1.30		.10
Group 5	13.60	1.12	1.30		.10
Group 5-A	13.90	1.12	1.30		.10
LABORERS: Central & Southern Areas					
Group 1	10.15	1.12	1.30		.10
Group 2	10.31	1.12	1.30		.10
Group 3	10.48	1.12	1.30		.10
Group 4	10.61	1.12	1.30		.10
Group 5	10.82	1.12	1.30		.10

	BASIC HOURLY RATES	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
Group 6	11.285	1.12	1.30		.10
Group 7	12.055	1.12	1.30		.10
(Tunnel & Shaft Work)					
Group 1	10.445	1.12	1.30		.10
Group 2	10.65	1.12	1.30		.10
Group 3	10.81	1.12	1.30		.10
Group 4	11.24	1.12	1.30		.10
Group 5	11.475	1.12	1.30		.10
Group 5-A	11.775	1.12	1.30		.10
POWER EQUIPMENT OPERATORS					
(Except Piledriving &					
Steel Erection) Northern Area:					
Group 1	12.875	1.40	1.30		.08
Group 2	13.335	1.40	1.30		.08
Group 3	13.885	1.40	1.30		.08
Group 4	14.545	1.40	1.30		.08
Group 5	15.185	1.40	1.30		.08
Group 5A	15.565	1.40	1.30		.08
Group 6	15.975	1.40	1.30		.08
Group 7	16.715	1.40	1.30		.08
Central & Southern Areas:					
Group 1	10.75	1.40	1.30		.08
Group 2	11.21	1.40	1.30		.08
Group 3	11.76	1.40	1.30		.08
Group 4	12.42	1.40	1.30		.08
Group 5	13.06	1.40	1.30		.08
Group 5A	13.44	1.40	1.30		.08
Group 6	13.85	1.40	1.30		.08
Group 7	14.59	1.40	1.30		.08

	Basic Hourly Rates	Fringe Benefits Payments			
		H & W	Pensions	Vacation	Education and/or Appr. Tr.
<u>TRUCK DRIVERS: NORTHERN AREA</u>					
Group 1	\$ 12.445	1.12	1.30		.10
Group 2	12.605	1.12	1.30		.10
Group 3	12.875	1.12	1.30		.10
Group 4	13.305	1.12	1.30		.10
Group 5	13.495	1.12	1.30		.10
Group 5A	13.735	1.12	1.30		.10
Group 6	13.895	1.12	1.30		.10
Group 7	14.395	1.12	1.30		.10
Group 8	15.03	1.12	1.30		.10
Group 8A	15.825	1.12	1.30		.10
Group 8B	13.135	1.12	1.30		.10
Group 8C	15.445	1.12	1.30		.10
<u>TRUCK DRIVERS: CENTRAL AND SOUTHERN AREAS</u>					
Group 1	10.32	1.12	1.30		.10
Group 2	10.48	1.12	1.30		.10
Group 3	10.75	1.12	1.30		.10
Group 4	11.18	1.12	1.30		.10
Group 5	11.37	1.12	1.30		.10
Group 5A	11.61	1.12	1.30		.10
Group 6	11.77	1.12	1.30		.10
Group 7	12.27	1.12	1.30		.10
Group 8	12.9053	1.12	1.30		.10
Group 8A	13.70	1.12	1.30		.10
Group 8B	11.01	1.12	1.30		.10
Group 8C	13.32	1.12	1.30		.10
<u>FOOTNOTE:</u>					
a.. Employer contributes 8% of basic hourly rate for 5 years service and 6% of basic hourly rate for 6 months to 5 years' service as Vacation Pay Credit. Seven Paid Holidays: A through G					
<u>PAID HOLIDAYS:</u>					
A - New Year's Day; B-Memorial Day; C-Independence Day; D-Labor Day; E-Thanksgiving Day; F-Friday after Thanksgiving; G-Christmas Day					

AREA AND ZONE DEFINITIONS

ASBESTOS WORKERS:

- Zone 1: Area lying 0-25 miles radius from the City Hall in Phoenix or Tucson.
- Zone 2: Area lying 25-50 miles radius from the City Hall in Phoenix or Tucson.
- Zone 3: Area lying over 50 miles from the City Hall in Phoenix and Tucson.

BRICKLAYERS; STONEMASONS:

Northern Area: Apache, Coconino and Gila Counties; Graham County (west and north of the San Francisco River to the Gila River), Greenlee County (west and north of the San Francisco River to the Gila River), Maricopa, Mohave, and Navajo Counties; Pinal County (north of a boundary line drawn west along the Gila River to the western city limits of Florence, a straight line from the extreme southwestern city limits of Florence to the extreme southern city limits of Coolidge, then a straight line to the extreme southern city limits of Casa Grande, with the line extending to the Maricopa/Pinal County Line); Yavapai, and Yuma Counties:

- Zone A: 0-35 road miles from the City Hall in Phoenix
- Zone B: 35-50 road miles from the City Hall in Phoenix
- Zone C: 50-75 road miles from the City Hall in Phoenix
- Zone D: 75-100 road miles from the City Hall in Phoenix
- Zone E: 100-200 road miles from the City Hall in Phoenix
- Zone F: 200 road miles and over from the City Hall in Phoenix

Southern Area; Cochise County; Graham County (east and south of the San Francisco River to the Gila River); Greenlee County (east and south of the San Francisco River to the Gila River); Pima County; Pinal County (south of a boundary line drawn west along the Gila River to the western city limits of Florence, a straight line from the extreme southwestern city limits of Florence to the extreme southern city limits of Coolidge, then a straight line to the extreme southern city limits of Casa Grande, with the line extending to the Maricopa/Pinal County Line); Santa Cruz Counties:

- Zone A: 0-15 road miles from Tucson City limits
- Zone B: 15-30 road miles from Tucson City limits
- Zone C: 30-40 road miles from Tucson City limits
- Zone D: Over 40 road miles from Tucson City limits

CARPENTERS:

Northern Area: Area north of a straight line drawn between a point 35 miles due north of the City Hall in Flagstaff and a point 35 miles due north of the City Hall in Kingman, extending to the Arizona/Nevada State Line on the west; and connecting to a point 35 miles due north of the City Hall in Holbrook, thence due east to the intersection of the Arizona/New Mexico State Line

CARPENTERS CONT'D.

Central and Southern Areas: All areas not included in the Northern Area.

CEMENT MASONS:

Zone 1: Apache, Coconino, and Gila Counties; Graham County (north of Sentinel - Casa Grande - Safford Line); Greenlee County (north of Sentinel - Casa Grande - Safford Line); Maricopa County (north of Sentinel - Casa Grande - Safford Line); Mohave and Navajo Counties; Pinal County (north of Sentinel - Casa Grande - Safford Line); Yavapai and Yuma Counties:

Northern Area: Area north of a straight line drawn between a point 35 miles due north of the City Hall in Flagstaff and a point 35 miles due north of the City Hall in Kingman, extending to the Arizona/Nevada State Line on the west; and connecting to a point 35 miles due north of the City Hall in Holbrook, hence due east to the intersection of the Arizona/New Mexico State Line.

Central and Southern Areas: All areas not included in the Northern Area.

Zone 2: Southern parts of Cochise, Graham, Greenlee, Maricopa and Pinal Counties; Pima and Santa Cruz Counties.

DRYWALL TAPERS:

Zone A: 0-40 road miles from Courthouse in Phoenix; also Luke and Williams Air Force Bases.

Zone B: 41-60 road miles from Courthouse in Phoenix.

Zone C: 61 road miles and over from Courthouse in Phoenix.

ELECTRICIANS:

Area 1: Apache County (north of Highway #66).

Area 2: Coconino County; Navajo County (north and west of a boundary line beginning at a point where Clear Creek crosses the Coconino/Navajo County Line and then extending in a northeasterly direction along Clear Creek and northeasterly to Cottonwood Wash, along Cottonwood Wash extending northeasterly to where it intersects the Navajo Indian Reservation, then easterly along the Navajo Indian Reservation boundary line to a point where it intersects the Navajo/Apache County Line).

Zone A: 5 miles north-south, east and west of the post offices of Williams, Sedona and Winslow.

Zone B: Remainder of Area 2 not covered by Zone A.

Area 3: Apache County (south of Highway #66); Gila County; Navajo County (south and east of a boundary beginning at a point where Clear Creek crosses the Coconino/Navajo County Line, then extending in a northeasterly direction along Clear Creek and northeasterly to Cottonwood Wash, along Cottonwood Wash extending northeasterly to where it intersects the Navajo Indian Reservation, then easterly along the Navajo Indian Reservation boundary line

ELECTRICIANS CONT'D.

to a point where it intersects the Navajo/Apache County Line); Pinal County (north of the line, "First Standard Parallel South" and east of the line "Second Guide Meridian East"):

Zone A: Area within 16 road miles beginning where the Southern Pacific Railroad intersects Highway 60-70 at Kaiser Crossing; Area within 12 miles radius from the school in Lakeside, Arizona.

Zone B: Area within 16-28 road miles from point where the Southern Pacific Railroad intersects Highway 60-70 at Kaiser Crossing.

Zone C: Area within 28-46 road miles from point where the Southern Pacific Railroad intersects Highway 60-70 at Kaiser Crossing.

Zone D: Area 46 road miles and over from point where the Southern Pacific Railroad intersects Highway 60-70 at Kaiser Crossing; Area over 12 miles radius from school in Lakeside, Arizona.

Area 4: Maricopa and Mohave Counties; Pinal County (north and west of the boundary line beginning at a point where the Papago Indian Reservation Road #15 crosses the Pima/Pinal County Line, then extending in a northeasterly direction on the Papago Indian Reservation Road #15 to the intersection with the Florence Canal, north and east on the Florence Canal to the intersection with the line, "Second Guide Meridian East," then north to the Pinal/Maricopa County Line); Yavapai County.

Area 5: Cochise, Graham, Greenlee, and Pima Counties, Pinal County (south and east of the boundary line beginning at a point where the Papago Indian Reservation Road #15 crosses the Pima/Pinal County Line, then extending in a northeasterly direction on the Papago Indian Reservation Road #15 to the intersection with the Florence Canal, north and east on the Florence Canal to the intersection with the line, "Second Guide Meridian East," then north to the line, "First Standard Parallel South," and along that line to the Graham/Pinal County Line), Santa Cruz and Yuma Counties:

Zone A: Area within 16 miles radius from the City hall in Tucson or Yuma; Area within 16 road miles from center of town in Douglas, Nogales or Sierra Vista; Area within the boundaries of the incorporated city limits of Parker, plus an area extending from the south city limits of Parker in a northeasterly direction to Milepost No. 150 located on State Highway #95, northeast of Parker from the Colorado River on the west, an area 1 mile wide paralleling the Colorado River.

Zone B: Area lying beyond the limits of Zone A extending to and including 12 road miles excluding area near Douglas, Nogales and Sierra Vista.

Zone C: Area lying beyond the limits of Zone B extending up to and including 18 road miles, excluding area near Douglas, Nogales and Sierra Vista.

Zone D: Area lying beyond the limits of Zone C; for area near the Cities of Douglas, Nogales, Sierra Vista, the area lying beyond the limits of Zone A.

IRONWORKERS:

Northern Area: From a line 10 miles north of, and parallel to, Highway 66, north to the Arizona-Utah border and from the Arizona-California border east to the Arizona-New Mexico border.

Central and Southern Areas: All areas not included in the Northern Area.

LATHERS:

Area 1: North of a line crossing the State drawn through Ajo, Randolph and Springerville; except as follows: northeast of a line drawn from Springerville to a point 4 miles northeast of Keams Canyon.

Area 2: South of a line crossing the State drawn through Ajo, Randolph and Springerville:

LINE CONSTRUCTION:

Zone 1: Area within 30 mile radius from the City Halls of Phoenix and Tucson. Area within 10 mile radius from the City Hall of Yuma.

Zone 1-A: Area within 10 mile radius from the City Hall of Flagstaff, Kingman and Globe.

Zone 2: Other areas not covered by Zone 1 and Zone 1-A.

MARBLE WORKERS:

Area 1: Apache, Coconino, and Gila Counties; Graham County (west and north of San Francisco River to Gila River); Greenlee County (west and north of San Francisco River to Gila River); Maricopa, Mohave and Navajo Counties; Pinal County (north of a boundary line drawn west along the Gila River to the western city limits of Coolidge, then a straight line to the extreme southern city limits of Casa Grande with the line extending to the Maricopa/Pinal County Line); Yavapai and Yuma Counties.

PAINTERS:

Area 1: Apache, Coconino, Navajo and Yavapai Counties (north of Woodruff/Camp Wood Line); Mohave County (north of a line following the Geodetic Hualapai Boundary Line to the Colorado River, a distance of 23 miles east of Pierce Ferry and then intersecting the Arizona/Nevada State Line).

Zone A: 0-20 road miles from Courthouse in Flagstaff.

Zone B: 20-35 road miles from Courthouse in Flagstaff.

Zone C: 35-80 road miles from Courthouse in Flagstaff.

Zone D: 80 road miles and over from Courthouse in Flagstaff.

Area 2: Apache, Coconino, Navajo and Yavapai Counties (south of the Woodruff/Camp Wood Line); Gila, Graham, Greenlee, Maricopa and Pinal Counties (north of 33rd Parallel); Mohave County (south of a line following the Geodetic Hualpai Boundary Line to the Colorado River, a distance of 23 miles east of Pierce Ferry and then intersecting the Arizona/Nevada State Line).

Zone A: 0-40 paved road miles from Courthouse in Phoenix; also, Luke and Williams Air Force Bases.

Zone B: 41-60 paved road miles from Courthouse in Phoenix.

Zone C: 61 paved road miles and over from Courthouse in Phoenix.

Area 3: Cochise County; Graham, Greenlee, Maricopa and Pinal Counties (south of 33rd Parallel); Santa Cruz and Yuma Counties.

Zone A: 0-30 paved road miles from Stone and Congress in Tucson or from the County Courthouse in Yuma.

Zone B: 31-40 paved road miles from Stone and Congress in Tucson or from the County Courthouse in Yuma.

Zone C: 41-50 paved road miles from Stone and Congress in Tucson or from the County Courthouse in Yuma.

Zone D: 51 paved road miles and over from Stone and Congress in Tucson or from the County Courthouse in Yuma.

PLASTERERS:

Area 1: Apache, Coconino and Gila Counties; Graham, Greenlee, Maricopa and Pinal Counties (north of Sentinal-Casa Grande-Safford Line); Mohave, Navajo, Yavapai and Yuma Counties.

Zone A: 0-35 miles from Phoenix.

Zone B: 35-60 miles from Phoenix.

Zone C: 60 miles and over from Phoenix.

Area 2: Cochise County; Graham, Greenlee, Maricopa and Pinal Counties (south of Sentinal-Casa Grande-Safford Line); Santa Cruz County.

Zone A: 0-30 mile radius from Tucson.

Zone B: 30-50 mile radius from Tucson.

Zone C: 50 mile radius from Tucson.

PLUMBERS:

Zone 1: Area within 15 road miles from either the intersection of Central Avenue and Jefferson Street in Phoenix or the Old Main Building of the University of Arizona in Tucson or the Main Post Office Building in either Douglas, Flagstaff, or Yuma; also, all areas within the City limits of Havasu City, Holbrook, Kingman, Prescott and Winslow; also, that area bordered by the Apache Trail on the north, Higley Road on the east, Elliott Road on the south and Arizona Avenue on the west.

Zone 2: Over 15 and up to 30 road miles from either the intersection of Central Avenue and Jefferson Street in Phoenix or the Old Main Building of the University of Arizona in Tucson.

Zone 3: Over 30 and up to 40 road miles from either the intersection of Central Avenue and Jefferson Street in Phoenix or the Old Main Building of the University of Arizona in Tucson.

Zone 4: Over 40 road miles from either the intersection of Central Avenue and Jefferson Street in Phoenix or the Old Main Building of the University of Arizona in Tucson.

ROOFERS:

Area 1: Apache, Coconino, Gila, Maricopa, Mohave, Navajo, Pinal, Yavapai, and Yuma Counties.

Area 2: Cochise, Graham, Greenlee, Pima and Santa Cruz Counties.

Zone A: Area less than 44 road miles from City Hall in Tucson.

Zone B: Area from 44 to 100 road miles from City Hall in Tucson.

SHEET METAL WORKERS:

Area 1: Apache, Coconino and Gila Counties; Graham, Greenlee and Pinal Counties (north of 33rd Parallel); Maricopa, Mohave, Navajo, Yavapai and Yuma Counties.

Zone 1: 0-25 mile radius, excluding Luke and Williams Air Force Bases, from the following base points: the intersection of 56 Street and Indian School Road in Phoenix and the City Hall in Flagstaff, Kingman, Prescott and Yuma.

Zone 2: 25-50 mile radius from the base points listed in Zone 1; also Luke and Williams Air Force Bases.

Zone 3: 50 mile radius and over from the base points listed in Zone 1.

Area 2: Cochise, Graham, Greenlee and Pinal Counties (south of 33rd Parallel); Pima and Santa Cruz Counties.

Zone A: 0-25 mile radius from Tucson City Hall or Douglas City Hall.

Zone B: 25-50 mile radius from Tucson City Hall or Douglas City Hall.

Zone C: Over 50 mile radius from Tucson City Hall or Douglas City Hall, also San Manuel and vicinity.

TERRAZZO WORKERS; TILE SETTERS:

Area 1: Apache, Coconino, and Gila Counties; Graham County (west and north of San Francisco River to Gila River), Greenlee County (west and north of San Francisco River to Gila River); Maricopa, Mohave and Navajo Counties; Pinal County (north of a boundary line drawn west along the Gila River to the western city limits of Florence, a straight line from the extreme southwestern city limits of Florence to the extreme southern city limits of Coolidge, then a straight line to the extreme southern city limits of Casa Grande, with the line extending to the Maricopa/Pinal County Line); Yavapai and Yuma Counties

AREA DEFINITIONS:**Northern Area:**

Area north of a straight line drawn between a point 35 miles due north of the City Hall in Flagstaff and a point 35 miles due north of the City Hall in Kingman, extending to the Arizona/ Nevada State Line on the west; and connecting to a point 35 miles due north of the City Hall in Holbrook, thence due east to the intersection of the Arizona/New Mexico State Line

Central and Southern Areas:

All Areas not included in the Northern Area

LABORERS

- Group 1: Laborer, general or construction; Tool Dispatcher or Checker; Manually-controlled Signal Operator; Fence Builder, Guard Rail Builder - highway; Chat Box Man; Dumpman and/or Spotter; Rip Rap Stone Man; Form Strippers; Landscape Gardener and Nurseryman; Packing Rod Steel and Pans; Window Cleaners; Cesspool Diggers and Installers; Concrete Dump Man - belt, Pipe and/or Hoseman; Astro-turf Layers; Clean-up, Bull Gang and Trackman - railroad, Chipper (clearing and grubbing)
- Group 2: Cement Finisher Tender; Concrete Curer (Impervious Membrane); Cutting Torch Operator; Fine Grader (highway, engineering and sewer work only); Kettleman - Tarman; Power-type Concrete Buggy
- Group 3: Chuck Tender (except tunnel); Sandblaster (Pot Tender); Powerman Tender; Spikers and Wrenchers; Rip Rap Stone Pavers; Creosote Tieman; Guinea Chaser; Bander
- Group 4: Operator and Tenders of pneumatic and electric tools; Concrete Vibrating Machines; Chain Saw Machines (on clearing and grubbing); Floor Sanders - concrete, Hydraulic Jacks and similar mechanical tools not separately herein classified; Cement Dumpers (skip-type Mixer or handling bulk cement); Pipe Caulker and/or Backup Man (pipeline); Rigger/Signalman (pipeline); Pipe Wrapper; Cribber and Shorer (except tunnel); Pneumatic Gopher
- Group 5: Grade Setter (pipeline); Driller; Jackhammer and/or Pavement Breakers; Pipe Layer (including but not limited to non-metallic, transite and plastic pipe, water pipe, sewer pipe, drain pipe, underground tile and conduit); Rock Slinger; Asphalt Rakers and Ironers; Air and Water Wash-out Nozzleman; Scaler (using Bos'n's Chair or Safety Belt), Tampers (mechanical, all types); Hand-guided Trencher and similar operated equipment, Precast Manhole Erector

Group 6: Driller (Core, Diamond, Wagon or Air Track); Sandblaster (Nozzleman); Concrete Saw (hand-guided); Concrete Cutting Torch; Drill Doctor and/or Air Tool Repairman; Gunman and Mixerman (Gunitite)

Group 7: Gunitite Nozzleman or Rodman; Scaler (Drillers); Form Setter and/or Builder, Welders and/or Pipe Layers, installing process piping; Drillers, Joy Mustand, PR 143, 220 Gardner-Denver, Hydrasonic, Powder Man

(Tunnel and Shaft Workers)

Group 1: Bull Gang, Muckers, Trackman; Dumpmen; Concrete Crew (includes Rodders and Spreaders); Grout Crew; Swamper (Brakeman and Switchmen on tunnel work); Change House Man

Group 2: Nipper; Chucktender, Cabletender, Vibratorman, Jackhammer, Pneumatic Tools (except Driller)

Group 3: Grout Gunman

Group 4: Timberman, Retimberman - wood or steel blaster, Driller, Powderman; Cherry Pickerman; Powderman - Primer House; Steel Form Raiser and Setter; Kemper and other pneumatic concrete Placer Operator; Miner - Finisher; Miners - Tunnel (hand or machine)

Group 5: Diamond Drill

Group 5A: Shaft and Raise Miner Welder

POWER EQUIPMENT OPERATORS
(Except Piledriving and Steel Erection)

Group 1: Air Compressor Operator; Field Equipment Servicemen Tender; Heavy-duty Repair Tender; Heavy-duty Welder Tender; Oiler; Pump Operator

Group 2: Conveyor Operator; Generator Operator - portable; Power Grizzly Operator; Self-propelled Chip Spreading Machine - Conveyor Operator; Watch Fireman; Welding Machine Operator - gasoline and diesel power

Group 3: Concrete Mixer Operator - skip-type; Driver, Moto-paver, Slurry Seal machine and similar type equipment; Dinky Operator (under 20 tons wt.); Motor Crane Driver; Power Sweeper Operator, self-propelled; Ross Carrier or Forklift Operator; Skip Loader Operator, all types with rated capacity 1 1/2 cu. yds. or less; Wheel-type Tractor Operator (Ford, Ferguson, or similar type) with attachments such as Fresno, Push Blade, Post Hole Auger, Mover, etc. excluding compacting equipment

Group 4: A-Frame Boom Truck or Winch Truck Operator, Asphalt Plant Fireman; Elevator Hoist Operator (including Tuskey Hoist or similar type); Grade Checker (excluding Civil Engineer); Multiple power Concrete Saw Operator; Pavement Breaker; Mechanical Compactor Operator, power propelled; Roller Operator, all types, except

as otherwise classified; Screed Operator; Self-propelled Chip Spreading Machine Operator (including Slurry Seal Machine Operator); Stationary Pipe Wrapping and Cleaning Machine Operator; Tugger Operator

Group 5: Aggregate Plant Operator (including Crushing, Screening and Sand Plants, etc.); Asphalt Laydown Machine Operator; Asphalt Plant Mixer Operator; Belucrete Operator; Boring Machine Operator; Concrete Mechanical Tamping, Spreading or Finishing Machine (including Clary, Johnson or similar types); Concrete Pump Operators; Concrete Batch Plant Operator, all types and sizes; Conductor, Brakeman or Handler; Drilling Machine; Elevating Grader Operator, all types and sizes (except as otherwise classified); Highline Cableway Signalman; Field Equipment Serviceman; Kolman Belt Loader Operator or similar with belt width 48" or over; Locomotive Engineer (including Dinky, 20 tons wt. and over); Moto-paver and similar type equipment Operator; Operating Engineer Rigger; Pneumatic-tired Scraper Operator (Turnapull, Euclid, Cat, D-W, Hancock and similar equipment) up to and including 12 cu. yds.; Power Jumbo Form Setter Operator; Pressure Grout Machine Operator (as used in heavy engineering construction); Road Oil Mixing Machine Operator; Roller Operator, on all types asphalt payement; Self-propelled Compactor, with blade; Skip Loader Operator, all types rated capacity over 1½ but less than 4 cu. yds.; Slip Form Operator (power driven lifting device for concrete forms); Soil Cement Road Mixing Machine Operator, single pass type; Stationary Central Generating Plant Operator, rated 300 K.W. or more; Surface Heater and Planer Operator; Traveling Pipewrapping Machine Operator

Group 5-A: Heavy-duty Mechanic and/or Welder; Pneumatic-tired Scraper, all sizes and types over 12 cu. yds. up to and including 45 cu. yds. MRC (Turnapull, Euclid, Cat. D-W, Hancock and similar equipment); Tractor Operator (Pusher, Bulldozer, Scraper) up to 400 net horsepower rating; Trenching Machine Operator

Group 6: Auto Grade Machine (CMI and similar equipment); Boring Machine Operator (including Mole, Badger and similar type); Concrete Mixer Operator, paving type, and Mobile Mixer; Concrete Pump Operator with boom attachment (track mounted), Crane Operator, Crawler and pneumatic type, under 100 ton capacity MRC; Crawler type Tractor Operator, with boom attachment or slope bar; Derrick Operator; Forklift Operator for hoisting personnel; Grade-all Operator; Helicopter Hoist; Highline Cableway Operator (less than 20 tons rated capacity); Mass Excavator Operator (150 Bucyrus Erie and similar types); Mechanical Hoist Operator (two or more drums) Motor Grade Operator, any type power blade; Motor Grade Operator with elevating grader attachment; Mucking Machine Operator; Overhead Crane Operator; Piledriver Engineer (portable, stationary or Skid rig); Pneumatic-tired Scraper Operator, all sizes and types (Turnapull, Euclid, Cat. D-W, Hancock and similar equipment over 45 cu. yds., MRC); Power driver Ditch Lining or Ditch Trimming Machine Operator; Skip Loader Operator, all types with rated capacity 4 cu. yds., but less than 8 cu. yds.; Slip form Paving Machine Operator (including Gunnert, Simmermand and similar types); Specialized Power Digger Operator, attached to wheel-type Tractor; Tower Crane (or similar type) Operator; Tractor Operator (Pusher, Bulldozer, Scraper) (400 net horsepower and over); Tugger Operator (two or more); Universal Equipment Operator, Shovel, Backhoe, Dragline, Clamshell, etc., up to 8 cu. yds.

Group 7: Crane Operator, Pneumatic or Crawler (100 ton hoisting capacity and over MRC rating); Helicopter Pilot, FAA qualified, when used in construction work; Highline Cableway Operator, over 20 ton rated capacity and using Traveling Head and Tail Tower; Remote-control Earth Moving Equipment Operator; Skip Loader Operator, all types with rated capacity of 8 cu. yds. or more; Universal Equipment-Shovel, Backhoe, Dragline, Clamshell, etc., 8 cu. yds. and over

TRUCK DRIVERS

Group 1: Teamsters; Pick-ups; Station Wagons; Man Haul Driver

Group 2: Dump or Flatrack (2 or 3 axle); Water Truck (under 25 gallons); Buggy-mobile (1 cu. yd. or less); Bus Drivers, Self-propelled Street Sweeper

Group 3: Dump or Flatrack (4 axle); Dumptor or Dumpster (less than 7 cu. yds.); Water Truck (2500 gallons but less than 4000 gallons); Tireman

Group 4: Dumptor or Dumpster (7 cu. yds. but less than 16 cu. yds.); Dump or Flatrack (5 axle); Water Truck (4000 gallons and over); Slurry type equipment or Leverman; Vacuum Pump Truck Drivers; Flaherty Spreader or similar type equipment or Leverman; Transit Mix (8 cu. yds. or less mixer capacity); Warehouseman and/or Warehouse Clerk; Ambulance Driver

Group 5: Dump or Flatrack (6 axle); Transit Mix (over 8 cu. yds. but less than 10.5 cu. yds.); Rock Truck (i.e., Dart, Euclid and other similar type and dumps, single unit) less than 16 cu. yds.

Group 5-A: Oil Tanker or Spreader and/or Bootman, Retortman or Leverman

Group 6: Transit Mix (over 10.5 cu. yds. but less than 14 cu. yds. mixer capacity); Ross Carrier, Fork Lift or Lift Truck; Hydro Lift, Swedish Crane, Iowa 300 and similar types; Concrete Pump (when integral part of Transit Mix Truck); Dump or Flatrack (7 axle); Transport Driver (unless axle rating results in higher classification)

Group 7: Dump or Flatrack (8 axle)

Group 8: Off-highway equipment driver including but not limited to: 2 or 4 wheel power unit, i.e. Cat. DW Series, Euclid, International and similar type equipment, transporting material when top loaded or by external means including pulling Water Tanks, Fuel Tanks or other applications under Teamster classifications; Rock Trucks (Dart, Euclid, or other similar end dump types) 16 cu. yds. and over; Eject-alls; Dumptor or Dumpster (16cu. yds. and over); Dump or flatrack (9 axle)

Group 8-A: Heavy-duty Mechanic/Welder; Body and Fender Man

Group 8-B: Field Equipment Serviceman or Fuel Truck Drivers

Group 8-C: Heavy-duty Mechanic/Welder Tender

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR, 5.5 (a) (1) (ii)).

LABOR STANDARDS PROVISIONS
Applicable to Contracts in Excess of \$2,000

1. DAVIS-BACON ACT (40 U.S.C. 276a-276a-7)

(a) All mechanics and laborers employed or working directly upon the site of the work shall be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by the Copeland Regulations, 29 CFR Part 3), the full amounts due at time of payment computed at wage rates not less than the aggregate of the basic hourly rates and the rates of payments, contributions, or costs for any fringe benefits contained in the wage determination decision of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Contractor or subcontractor and such laborers and mechanics. A copy of such wage determination decision shall be kept posted by the Contractor at the site of the work in a prominent place where it can be easily seen by the workers. The term "mechanics and laborers" shall be deemed to include apprentices and trainees not covered by an approved program as provided by the Apprentices and Trainees clause of this contract.

(b) The Contractor may discharge his obligation under this clause to workers in any classification for which the wage determination decision contains:

(1) Only a basic hourly rate of pay, by making payment at not less than such basic hourly rate, except as otherwise provided in the Copeland Regulations (29 CFR Part 3); or

(2) Both a basic hourly rate of pay and fringe benefits payments, by making payment in cash, by irrevocably making contributions pursuant to a fund, plan, or program for, and/or by assuming an enforceable commitment to bear the cost of, bona fide fringe benefits contemplated by the Davis-Bacon Act, or by any combination thereof. Contributions made, or costs assumed, on other than a weekly basis shall be considered as having been constructively made or assumed during a weekly period to the extent that they apply to such period. Where a fringe benefit is expressed in a wage determination in any manner other than as an hourly rate and the Contractor pays a cash equivalent or provides an alternative fringe benefit, he shall furnish information with his payrolls showing how he determined that the cost incurred to make the cash payment or to provide the alternative fringe benefit is equal to the cost of the wage determination fringe benefit. In any case where the Contractor provides a fringe benefit different from any contained in the wage determination, he shall similarly show how he arrived at the hourly rate shown therefor. In the event of disagreement between or among the interested parties as to an equivalent of any fringe benefit, the Contracting Officer shall submit the question, together with his recommendation, to the Secretary of Labor for final determination.

(c) The assumption of an enforceable commitment to bear the cost of fringe benefits, or the provision of any fringe benefits not expressly listed in section 1(b)(2) of the Davis-Bacon Act or in the wage determination decision forming a part of the contract, may be considered as payment of wages only with the approval of the Secretary of Labor pursuant to a written request by the Contractor. The Secretary of Labor may require the Contractor to set aside assets, in a separate account, to meet his obligations under any unfunded plan or program.

(d) The Contracting Officer shall require that any class of laborers or mechanics, including apprentices and trainees, which is not listed in the wage determination decision and which is to be employed under the contract shall be classified or reclassified conformably to the wage determination decision, and shall report the action taken to the Secretary of Labor. If the interested parties cannot agree on the proper classification or reclassification of a particular class of laborers or mechanics, including apprentices and trainees to be used, the Contracting Officer shall submit the question, together with his recommendation, to the Secretary of Labor for final determination. Apprentices and trainees may be added under this clause only where they are employed pursuant to an apprenticeship or trainee program meeting the requirements of the Apprentices and Trainees clause below.

(e) In the event it is found by the Contracting Officer that any laborer or mechanic, including apprentices and trainees, employed by the Contractor or any subcontractor directly on the site of the

work covered by this contract has been or is being paid at a rate of wages less than the rate of wages required by paragraph (a) of this clause, or by the Apprentices and Trainees clause of this contract, the Contracting Officer may (1) by written notice to the Government Prime Contractor terminate his right to proceed with the work, or such part of the work as to which there has been a failure to pay said required wages, and (2) prosecute the work to completion by contract or otherwise, whereupon such Contractor and his sureties shall be liable to the Government for any excess costs occasioned the Government thereby.

(f) Paragraphs (a) through (e) of the clause shall apply to this contract to the extent that it is (1) a prime contract with the Government subject to the Davis-Bacon Act, or (2) a subcontract also subject to the Davis-Bacon Act under such prime contract.

2. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT—OVERTIME COMPENSATION (40 U.S.C. 327-333).

This contract is subject to the Contract Work Hours and Safety Standards Act and to the applicable rules, regulations, and interpretations of the Secretary of Labor.

(a) The Contractor shall not require or permit any laborer or mechanic, including apprentices, trainees, watchmen, and guards, in any workweek in which he is employed on any work under this contract to work in excess of 8 hours in any calendar day or in excess of 40 hours in such workweek on work subject to the provisions of the Contract Work Hours and Safety Standards Act unless such laborer or mechanic, including apprentices, trainees, watchmen, and guards, receives compensation at a rate not less than 1½ times his basic rate of pay for all such hours worked in excess of 8 hours in any calendar day or in excess of 40 hours in such workweek, whichever is the greater number of overtime hours. The "basic rate of pay," as used in this clause, shall be the amount paid per hour exclusive of the Contractor's contribution or cost for fringe benefits, and any cash payment made in lieu of providing fringe benefits, or the basic hourly rate contained in the wage determination, whichever is greater.

(b) In the event of any violation of the provisions of paragraph (a), the Contractor shall be liable to any affected employee for any amounts due, and to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including an apprentice, trainee, watchman, or guard, employed in violation of the provisions of paragraph (a) in the sum of \$10 for each calendar day on which such employee was required or permitted to be employed on such work in excess of 8 hours or in excess of the standard workweek of 40 hours without payment of the overtime wages required by paragraph (a).

3. APPRENTICES AND TRAINEES

(a) Apprentices shall be permitted to work at less than the predetermined rate for the work they performed (1) when they are employed and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or (2) if a person is employed in his first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen in any craft classification shall not be greater than the ratio permitted to the contractor as to his entire work force under the registered program. Any employee listed on a payroll at an apprentice wage rate, who is not a trainee as defined in paragraph (b) of this clause or who is not registered or otherwise employed as stated above, shall be paid the wage rate determined by the Secretary of Labor for the classification of work he actually performed. The Contractor or subcontractor shall furnish to the Contracting Officer written evidence of the registration of his

program and apprentices as well as the appropriate ratios and wage rates (expressed in percentages of the journeymen hourly rates) for the area of construction, prior to using any apprentices on the contract work. The wage rate paid apprentices shall be not less than the appropriate percentage of the journeymen's rate contained in the applicable wage determination.

(b) Trainees shall be permitted to work at less than the predetermined rate for the work performed when they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification, by the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training. The term "trainee" means a person registered and receiving on-the-job training in a construction occupation under a program which has been approved in advance by the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, as meeting its standards for on-the-job training programs and which has been so certified by the Bureau. The ratio of trainees to journeymen on this contract shall not be greater than the ratio permitted under the plan approved by the Bureau of Apprenticeship and Training. Every trainee must be paid at not less than the rate specified in the approved program for his level of progress. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Bureau of Apprenticeship and Training shall be paid not less than the wage rate determined by the Secretary of Labor for the classification of work he actually performed. The Contractor or subcontractor shall furnish the Contracting Officer written evidence of the certification of his program, the registration of the trainees, and the ratios and wage rates prescribed in that program. In the event the Bureau of Apprenticeship and Training withdraws approval of a training program, the Contractor shall no longer utilize trainees at less than the applicable predetermined rate for work performed until an acceptable program is approved.

(c) The utilization of apprentices, trainees, and journeymen under this clause shall be in conformity with the equal employment opportunity requirements of this contract.

(d) If at any time the Bureau of Apprenticeship and Training determines, after opportunity for a hearing, that the standards of a training program have not been complied with, or that such a program fails to provide adequate training for participants, the Contractor shall not utilize trainees at less than the predetermined rate for the classification of work actually performed until an acceptable program is approved. If the Contractor brings an appeal pursuant to 29 CFR 5.17 within 30 days of his receipt of a certified letter withdrawing the Bureau of Apprenticeship and Training's approval, the effect of the withdrawal of approval of the program will be delayed until a decision is rendered on the appeal pursuant to 29 CFR 5.17.

4. PAYROLLS AND BASIC RECORDS

(a) The Contractor shall maintain payrolls and basic records relating thereto during the course of the work and shall preserve them for a period of 3 years thereafter for all laborers and mechanics, including apprentices, trainees, watchmen, and guards working at the site of the work. Such records shall contain the name and address of each such employee, his correct classification, rate of pay (including rates of contributing for or costs assumed to provide fringe benefits), daily and weekly number of hours worked, deductions made, and actual wages paid. Whenever the Contractor has obtained approval from the Secretary of Labor as provided in paragraph (c) of the clause entitled "Davis-Bacon Act", he shall maintain records which show the commitment, its approval, written communication of the plan or program to the laborers or mechanics affected, and the costs anticipated or incurred under the plan or program.

(b) The Contractor shall submit weekly a copy of all payrolls to the Contracting Officer. The Government Prime Contractor shall be responsible for the submission of copies of payrolls of all subcontractors. The copy shall be accompanied by a statement signed by the Contractor indicating that the payrolls are correct and complete, that the wage rates contained therein are not less than those determined by the Secretary of Labor, and that the classifications set forth for each laborer or mechanic, including

apprentices and trainees conform with the work he performed. Submission of the "Weekly Statement of Compliance" required under this contract and the Copeland Regulations of the Secretary of Labor (29 CFR Part 3) shall satisfy the requirement for submission of the above statement. The Contractor shall submit also a copy of any approval by the Secretary of Labor with respect to fringe benefits which is required by paragraph (c) of the clause entitled "Davis-Bacon Act". Contractors employing apprentices or trainees under approved programs shall include a notation of the first weekly certified payrolls submitted to the contracting agencies that their employment is pursuant to an approved program and shall identify the program.

(c) The Contractor shall make the records required under this clause available for inspection by authorized representatives of the Contracting Officer and the Department of Labor, and shall permit such representatives to interview employees during working hours on the job.

NOTE: Watchmen and guards appear on payroll records only for purposes of the Contract Work Hours and Safety Standards Act.

5. COMPLIANCE WITH COPELAND REGULATIONS

The Contractor shall comply with the Copeland Regulations of the Secretary of Labor (29 CFR Part 3) which are incorporated herein by reference.

6. WITHHOLDING OF FUNDS

(a) The Contracting Officer may withhold or cause to be withheld from the Government Prime Contractor so much of the accrued payments or advances as may be considered necessary (1) to pay laborers and mechanics, including apprentices, trainees, watchmen, and guards employed by the Contractor or any subcontractor on the work the full amount of wages required by the contract, and (2) to satisfy any liability of the Contractor and any subcontractor for liquidated damages under paragraph (b) of the clause entitled "Contract Work Hours and Safety Standards Act—Overtime Compensation."

(b) If the Contractor or any subcontractor fails to pay any laborer, mechanic, apprentice, trainee, watchman, or guard employed or working on the site of work, all or part of the wages required by the contract, the Contracting Officer may, after written notice to the Government Prime Contractor, take such action as may be necessary to cause suspension of any further payments or advances until such violations have ceased.

7. SUBCONTRACTS

The Contractor agrees to insert the clauses hereof entitled "Davis-Bacon Act," "Contract Work Hours and Safety Standards Act—Overtime Compensation," "Apprentices and Trainees," "Payrolls and Basic Records," "Compliance with Copeland Regulations," "Withholding of Funds," "Subcontracts," and "Contract Termination—Debarment" in all subcontracts. The term "Contractor" as used in such clauses in any subcontract shall be deemed to refer to the subcontractor except in the phrase "Government Prime Contractor."

8. CONTRACT TERMINATION—DEBARMENT

A breach of the clauses hereof entitled "Davis-Bacon Act," "Contract Work Hours and Safety Standards Act—Overtime Compensation," "Apprentices and Trainees," "Payrolls and Basic Records," "Compliance with Copeland Regulations," "Withholding of Funds," and "Subcontracts" may be grounds for termination of the contract, and for debarment as provided in 29 CFR 5.6.

9. DISPUTES CONCERNING LABOR STANDARDS

Disputes arising out of the labor standards provisions of this contract shall be subject to the Disputes clause except to the extent such disputes involve the meaning of classifications or wage rates contained in the wage determination decisions of the Secretary of Labor or the applicability of the labor provisions of this contract which questions shall be referred to the Secretary of Labor in accordance with the procedures of the Department of Labor.

UNITED STATES DEPARTMENT OF AGRICULTURE

SERVICE CONTRACT ACT OF 1965, AS AMENDED
LABOR STANDARDS PROVISIONS

- (1). The following clause is applicable if this contract does not exceed \$2,500.

Except to the extent that an exemption, variation, or tolerance would apply pursuant to 29 CFR 4.6 if this were a contract in excess of \$2,500, the contractor and any subcontractor hereunder shall pay all of his employees engaged in performing work on the contract not less than the minimum wage specified under section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended. All regulations and interpretations of the Service Contract Act of 1965 expressed by 29 CFR Part 4 are hereby incorporated by reference in this contract.

- (2). The following clause is applicable if this contract exceeds \$2,500.

SERVICE CONTRACT ACT OF 1965, AS AMENDED

This contract, to the extent that it is of the character to which the Service Contract Act of 1965, as amended (41 U.S.C. 351-357) applies, is subject to the following provisions and to all other applicable provisions of the Act and regulations of the Secretary of Labor thereunder.

(a) *Compensation.* Each service employee employed in the performance of this contract by the Contractor or any subcontractor shall be paid not less than the minimum monetary wage and shall be furnished fringe benefits in accordance with the wages and fringe benefits determined by the Secretary of Labor or his authorized representative, as specified in any attachment to this contract. If there is such an attachment, any class of service employees which is not listed therein, but which is to be employed under this contract, shall be classified by the Contractor so as to provide a reasonable relationship between such classifications and those listed in the attachment, and shall be paid such monetary wages and furnished such fringe benefits as are determined by agreement of the interested parties, who shall be deemed to be the contracting agency, the Contractor, and the employees who will perform on the contract or their representatives. If the interested parties do not agree on a classification or reclassification which is, in fact, conformable, the Contracting Officer shall submit the question, together with his recommendation, to the Office of Special Wage Standards, Employment Standards Administration (ESA), Department of Labor for final determination. Failure to pay such employees the compensation agreed upon by the interested parties or finally determined by the Administrator or his authorized representative shall be a violation of this contract. No employee engaged in performing work on this contract shall in any event be paid less than the minimum wage specified under section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended.

(b) *Adjustment.* If, as authorized pursuant to section 4(d) of the Service Contract Act of 1965, as amended, the term of this con-

tract is more than 1 year, the minimum monetary wages and fringe benefits required to be paid or furnished thereunder to service employees shall be subject to adjustment after 1 year and not less often than once every 2 years, pursuant to wage determinations to be issued by the Employment Standards Administration, Department of Labor as provided in the Act.

(c) *Obligation to furnish fringe benefits.* The Contractor or subcontractor may discharge the obligation to furnish fringe benefits specified in the attachment or determined conformably thereto by furnishing any equivalent combinations of fringe benefits, or by making equivalent or differential payments in cash in accordance with the applicable rules set forth in 29 CFR Part 4, Subparts B and C, and not otherwise.

(d) *Minimum wage.* In the absence of a minimum wage attachment for this contract, neither the Contractor nor any subcontractor under this contract shall pay any of his employees performing work under the contract (regardless of whether they are service employees) less than the minimum wage specified by section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended. Nothing in this provision shall relieve the Contractor or any subcontractor of any other obligation under law or contract for the payment of a higher wage to any employee.

(e) *Obligations attributable to predecessor contracts.* If this contract succeeds a contract, subject to the Service Contract Act of 1965, as amended, under which substantially the same services were furnished and service employees were paid wages and fringe benefits provided for in a collective bargaining agreement, then in the absence of a minimum wage attachment for this contract neither the Contractor nor any subcontractor under this contract shall pay any service employee performing any of the contract work less than the wages and fringe benefits, provided for in such collective bargaining agreements, to which such employee would be entitled if employed under the predecessor contract, including accrued wages and fringe benefits and any prospec-

tive increases in wages and fringe benefits provided for under such agreement. No Contractor or subcontractor under this contract may be relieved of the foregoing obligation unless the Secretary of Labor or his authorized representative determines that the collective bargaining agreement applicable to service employees employed under the predecessor contract was not entered into as a result of arm's-length negotiations, or finds, after a hearing as provided in Department of Labor regulations, 29 CFR 4.10, that the wages and fringe benefits provided for in such agreement are substantially at variance with those which prevail for services of a similar character in the locality.

(f) *Notification to employees.* The Contractor and any subcontractor under this contract shall notify each service employee commencing work on this contract of the minimum wage and any fringe benefits required to be paid pursuant to this contract, or shall post a notice of such wages and benefits in a prominent and accessible place at the worksite, using such poster as may be provided by the Department of Labor.

(g) *Safe and sanitary working conditions.* The Contractor or subcontractor shall not permit any part of the services called for by this contract to be performed in buildings or surroundings or under working conditions provided by or under the control or supervision of the Contractor or subcontractor which are unsanitary or hazardous or dangerous to the health or safety of service employees engaged to furnish these services, and the Contractor or subcontractor shall comply with the safety and health standards applied under 29 CFR Part 1925.

(h) *Records.* The Contractor and each subcontractor performing work subject to the Act shall make and maintain for 3 years from the completion of the work records containing the information specified in subparagraphs (1) through (5) of this paragraph for each employee subject to the Act and shall make them available for inspection and transcription by authorized representatives of the Employment Standards Administration (ESA), Department of Labor.

(1) His name and address.

(2) His work classification or classifications, rate or rates of monetary wages and fringe benefits provided, rate or rates of fringe benefit payments in lieu thereof, and total daily and weekly compensation.

(3) His daily and weekly hours so worked.

(4) Any deductions, rebates, or refunds from his total daily or weekly compensation.

(5) A list of monetary wages and fringe benefits for those classes of service employees not included in the minimum wage attachment to this contract, but for which such wage rates or fringe benefits have been determined by the interested parties or by the Administrator (as defined in 41 CFR 1-12.902-2(c)) or his authorized representative pursuant to the Labor Standards Clause in paragraph (a) of this clause. A copy of the report required in paragraph (m)(1) of this clause shall be deemed to be such a list.

(i) *Withholding of payment and termination of contract.* The Contracting Officer

shall withhold or cause to be withheld from the Government Prime Contractor under this or any other Government contract with the prime Contractor such sums as he, or an appropriate officer of the Department of Labor, decides may be necessary to pay underpaid employees. Additionally, any failure to comply with the requirements of this clause relating to the Service Contract Act of 1965 may be grounds for termination of the right to proceed with the contract work. In such event, the Government may enter into other contracts or arrangements for completion of the work, charging the Contractor in default with any additional cost.

(j) *Subcontractors.* The Contractor agrees to insert this clause relating to the Service Contract Act of 1965 in all subcontracts. The term "Contractor" as used in this clause in any subcontract, shall be deemed to refer to the subcontractor, except in the term "Government Prime Contractor."

(k) *Service employee.* As used in this clause relating to the Service Contract Act of 1965, as amended, the term "service employee" means any person engaged in the performance of a contract entered into by the United States and not exempted under section 7, whether negotiated or advertised, the principal purpose of which is to furnish services in the United States (other than any person employed in a bona fide executive, administrative, or professional capacity, as those terms are defined in Part 541 of Title 29, Code of Federal Regulations, as of July 30, 1976, and any subsequent revision of those regulations); and shall include all such persons regardless of any contractual relationship that may be alleged to exist between a contractor or subcontractor and such persons.

(l) *Comparable rates.* The following classes of service employees expected to be employed under the contract with the Government would be subject, if employed by the contracting agency, to the provisions of 5 U.S.C. 5341 and would, if so employed, be paid not less than the following rates of wages and fringe benefits:

Employee class: _____
Monetary wage—fringe benefits: _____

(m) *Contractor's report.* (1) If there is a wage determination attachment to this contract and one or more classes of service employees which are not listed thereon are to be employed under the contract, the Contractor shall report to the Contracting Officer the monetary wages to be paid and the fringe benefits to be provided each such class of service employee. Such report shall be made promptly as soon as such compensation has been determined, as provided in paragraph (a) of this clause.

(2) If wages to be paid or fringe benefits to be furnished any service employees employed by the Government Prime Contractor or any subcontractor under the contract are provided for in a collective bargaining agreement which is or will be effective during any period in which the contract is being performed, the Government Prime Contractor shall report such fact to the

Contracting Officer, together with full information as to the application and accrual of such wages and fringe benefits, including any prospective increases, to service employees engaged in work on the contract, and a copy of the collective bargaining agreement. Such report shall be made upon commencing performance of the contract, in the case of collective bargaining agreements effective at such time, and in the case of such agreements or provisions or amendments thereof effective at a later time during the period of contract performance, such agreements shall be reported promptly after negotiation thereof.

(n) *Regulations incorporated by reference.* All interpretations of the Service Contract Act of 1965 expressed in 29 CFR Part 4, Subpart C, are hereby incorporated by reference in this contract.

(o) *Exemptions.* This clause relating to the Service Contract Act of 1965 shall not apply to the following:

(1) Any contract of the United States or District of Columbia for construction, alteration, and/or repair, including painting and decorating of public buildings or public works;

(2) Any work required to be done in accordance with the provisions of the Walsh-Healey Public Contracts Act (41 U.S.C. 35-45);

(3) Any contract for the carriage of freight or personnel by vessel, airplane, bus, truck, express, railway line, or oil or gas pipeline where published tariff rates are in effect, or where such carriage is subject to rates covered by section 22 of the Interstate Commerce Act;

(4) Any contract for the furnishing of services by radio, telephone, telegraph, or cable companies, subject to the Communications Act of 1934;

(5) Any contract for public utility services, including electric light and power, water, steam, or gas;

(6) Any employment contract providing for direct services to a Federal agency by an individual or individuals;

(7) Any contract with the Post Office Department (U.S. Postal Service), the principal purpose of which is the operation of postal contract stations;

(8) Any services to be furnished outside the United States. For geographic purposes, the "United States" is defined in section 8(d) of the Service Contract Act of 1965 to include any State of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, Outer Continental Shelf lands, as defined in the Outer Continental Shelf Lands Act, American Samoa, Guam, Wake Island, Eniwetok Atoll, Kwajalein Atoll, Johnston Island, and Canton Island. It does not include any other territory under the jurisdiction of the United States or any United States base or possession within a foreign country;

(9) Any of the following contracts exempted from all provisions of the Service Contract Act of 1965, pursuant to section 4(b) of the Act, which exemptions the Secretary of Labor, prior to amendment of such section

by Pub. L. 92-473, found to be necessary and proper in the public interest or to avoid serious impairment of the conduct of Government business:

(i) Contracts entered into by the United States with common carriers for the carriage of mail by rail, air (except air star routes), bus, and ocean vessel, where such carriage is performed on regularly scheduled runs of the trains, airplanes, buses, and vessels over regularly established routes and accounts for an insubstantial portion of the revenue therefrom;

(ii) Any contract entered into by the U.S. Postal Service with an individual owner-operator for mail service where it is not contemplated at the time the contract is made that such owner-operator will hire any service employee to perform the services under the contract except for short periods of vacation time or for unexpected contingencies or emergency situations such as illness or accident.

(p) *Special employees.* Notwithstanding any of the provisions in paragraphs (a) through (n) of this clause relating to the Service Contract Act of 1965, the following employees may be employed in accordance with the following variations, tolerances, and exemptions, which the Secretary of Labor, pursuant to section 4(b) of the Act prior to its amendment by Pub. L. 92-473, found to be necessary and proper in the public interest or to avoid serious impairment of the conduct of Government business:

(1)(i) Apprentices, student-learners, and workers whose earning capacity is impaired by age, physical, or mental deficiency or injury may be employed at wages lower than the minimum wages otherwise required by section 2(a)(1) or 2 (b)(1) of the Service Contract Act of 1965, without diminishing any fringe benefits or cash payments in lieu thereof required under section 2(a)(2) of that Act, in accordance with the procedures prescribed for the employment of apprentices, student-learners, handicapped persons, and handicapped clients of sheltered workshops under section 14 of the Fair Labor Standards Act of 1938, (29 U.S.C. 201 et seq.) in the regulations issued by the Administrator (29 CFR Parts 520, 521, 524, and 525).

(ii) The Administrator will issue certificates under the Service Contract Act of 1965 for the employment of apprentices, student-learners, handicapped persons, or handicapped clients of sheltered workshops not subject to the Fair Labor Standards Act of 1938, or subject to different minimum rates of pay under the two Acts, authorizing appropriate rates of minimum wages (but without changing requirements concerning fringe benefits or supplementary cash payments in lieu thereof), applying procedures prescribed by the applicable regulations issued under the Fair Labor Standards Act of 1938 (29 CFR Parts 520, 521, 524, and 525);

(iii) The Administrator will also withdraw, annul, or cancel such certificates in accordance with the regulations in Parts 525 and

528 of Title 29 of the Code of Federal Regulations.

(2) An employee engaged in an occupation in which he customarily and regularly receives more than \$30 a month in tips may have the amount of his tips credited by his employer against the minimum wage required by section 2(a)(1) or section 2(b)(1) of the Act, in accordance with the regulations in 29 CFR Part 531: *Provided, howev-*

er, That the amount of such credit may not exceed \$1.325 per hour beginning January 1, 1978, \$1.305 per hour beginning January 1, 1979, \$1.24 per hour beginning January 1, 1980 and \$1.34 per hour after December 31, 1980. If the employer pays in full cents the \$1.325 figure must be rounded down to \$1.32 and the \$1.305 figure to \$1.30, in order that the employer will not be crediting more than the permissible percentage.

CONTRACT STATEMENT
(Attachment to Form AD 361)

Paragraph (L), Comparable rates, Form AD 361 (REV. 7-78) Employee Class and Fringe Benefits:

The following classes of service employees expected to be employed under the contract with the Government would be subject, if employed by the Contracting Agency, to the provisions of 5 U.S.C. and would, if so employed, be paid not less than the following rates of wages and fringe benefits:

<u>Employee Class</u>	<u>Rate Per Hour</u>
Civil Engineer	11.23
Civil Engineering Technician	6.69
Surveyor	5.41
Instrument man	5.41
Rod man	4.30
Chainman	4.30

Fringe Benefits. The following are fringe benefits which would be provided by law or contributed by the Contracting Agency to Federal Wage Board employees.

1. Health and Insurance Benefits - 5.1 percent of the above-stated basic hourly rate.
2. Paid holidays that would be given by law.

New Year's Day	Columbus Day
Washington's Birthday	Veterans Day
Memorial Day	Thanksgiving Day
Independence Day	Christmas Day
Labor Day	
3. Paid Vacation - Given by law to Federal Wage Board employees.
 - a. 2 hours of annual leave each week for an employee with less than 3 years of service.
 - b. 3 hours of annual leave each week for an employee with 3 but less than 15 years of service.
 - c. 4 hours of annual leave each week for an employee with 15 or more years of service.
4. Retirement - 7 percent of basic hourly wage would be contributed by the Contracting Agency.

U.S. DEPARTMENT OF LABOR
 EMPLOYMENT STANDARDS ADMINISTRATION
 WAGE AND HOUR DIVISION
 WASHINGTON, D.C. 20210

1081
 SU001

REGISTER OF WAGE DETERMINATIONS UNDER
 THE SERVICE CONTRACT ACT
 By direction of the Secretary of Labor

Henry T. White, Jr.

Henry T. White, Jr.,

Deputy Administrator

LOCALITY	State: ARIZONA	03
	Area: Statewide except Coconino County (005)	
Wage determination number: 78-1225 (Rev. 3)		Date: JAN 28 1981

Class of service employee	Minimum hourly wage	Fringe benefit payments			
		Health & Welfare	Vacation	Holiday	Other

Employed on contracts for surveying, drafting, and/or mapping services:

1. Drafter, class A	\$9.28
2. Drafter, class B	7.24
3. Drafter, class C	5.82
4. Rodman	4.65
5. Chainman	4.65
6. Instrumentman	5.84

FRINGE BENEFITS APPLICABLE TO CLASSES OF SERVICE EMPLOYEES ENGAGED IN CONTRACT PERFORMANCE:

1/ 2/ 3/

- 1/ \$.32 an hour or \$12.80 a week or \$55.46 a month.
2/ 2 weeks' paid vacation after 1 year of service with an employer; 3 weeks after 10 years.
3/ 8 paid holidays per year: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.)

NOTE: Any class of service employee required in the performance of the contract but not listed above shall be classified by the contractor so as to provide a reasonable relationship between such classes and those listed above, and shall be paid such monetary wages as are determined by agreement (evidenced in writing) of the interested parties, who shall be deemed to be the contracting agency, the contractor, and the employees who will perform on the contract or their representatives. In the absence of an agreement, the question of proper conformable wage rates is to be submitted to the Department of Labor by the contracting officer for a final determination. (See Section 4.6(b) of Regulations 29 CFR 4).

DISABLED VETERANS AND VETERANS OF THE VIETNAM ERA

(This clause is applicable to all contracts and purchase orders of \$10,000 or more.)

(a) The contractor will not discriminate against any employee or applicant for employment because he or she is a disabled veteran or veteran of the Vietnam Era in regard to any position for which the employee or applicant for employment is qualified. The contractor agrees to take affirmative action to employ, advance in employment and otherwise treat qualified disabled veterans and veterans of the Vietnam era without discrimination based upon their disability or veterans status in all employment practices such as the following: employment upgrading, demotion or transfer, recruitment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

(b) The contractor agrees that all suitable employment openings of the contractor which exist at the time of the execution of this contract and those which occur during the performance of this contract, including those not generated by this contract and including those occurring at an establishment of the contractor other than the one wherein the contract is being performed but excluding those of independently operated corporate affiliates, shall be listed at an appropriate local office of the State employment service system wherein the opening occurs. The contractor further agrees to provide such reports to such local office regarding employment openings and hires as may be required.

State and local government agencies holding Federal contracts of \$10,000 or more shall also list all their suitable openings with the appropriate office of the State employment service, but are not required to provide those reports set forth in paragraphs (d) and (e).

(c) Listing of employment openings with the employment service system pursuant to this clause shall be made at least concurrently with the use of any other recruitment source or effort and shall involve the normal obligations which attach to the placing of a bona fide job order, including the acceptance of referrals of veterans and nonveterans. The listing of employment openings does not require the hiring of any particular job applicant or from any particular group of job applicants, and nothing herein is intended to relieve the contractor from any requirements in Executive Orders or regulations regarding nondiscrimination in employment.

(d) The reports required by paragraph (b) of this clause shall include, but not be limited to, periodic reports which shall be filed at least quarterly with the appropriate local office or, where the contractor has more than one hiring location in a State, with the central office of that State employment service. Such reports shall indicate for each hiring location (1) the number of individuals hired during the reporting period, (2) the number of nondisabled veterans of the Vietnam era hired, (3) the number of disabled veterans of the Vietnam era hired, and (4) the total number of disabled veterans hired. The reports should include covered veterans hired for on-the-job training under 38 USC 1787. The contractor shall submit a report within 30 days after the end of each reporting period wherein any performance is made on this contract identifying data for each hiring location. The contractor shall maintain at each hiring lo-

cation copies of the reports submitted until the expiration of one year after final payment under the contract, during which time these reports and related documentation shall be made available, upon request, for examination by any authorized representatives of the contracting officer or of the Secretary of Labor. Documentation would include personnel records respecting job openings, recruitment and placement.

(e) Whenever the contractor becomes contractually bound to the listing provisions of this clause, it shall advise the employment service system in each State where it has establishments of the name and location of each hiring location in the State. As long as the contractor is contractually bound to these provisions and has so advised the State system, there is no need to advise the State system of subsequent contracts. The contractor may advise the State system when it is no longer bound by this contract clause.

(f) This clause does not apply to the listing of employment openings which occur and are filled outside of the 50 States, the District of Columbia, Puerto Rico, Guam, and the Virgin Islands.

(g) The provisions of paragraphs (b), (c), (d) and (e) of this clause do not apply to openings which the contractor proposes to fill from within his own organization or to fill pursuant to a customary and traditional employer-union hiring arrangement. This exclusion does not apply to a particular opening once an employer decides to consider applicants outside of his own organization or employer-union arrangement for that opening.

(h) As used in this clause: (1) "All suitable employment openings" includes, but is not limited to, openings which occur in the following job categories: production and non-production; plant and office; laborers and mechanics; supervisory and nonsupervisory; technical; and executive, administrative, and professional openings as are compensated on a salary basis of less than \$25,000 per year. This term includes full-time employment, temporary employment of more than 3 days' duration, and part-time employment. It does not include openings which the contractor proposes to fill from within his own organization or to fill pursuant to a customary and traditional employer-union hiring arrangement nor openings in an educational institution which are restricted to students of that institution. Under the most compelling circumstances an employment opening may not be suitable for listing, including such situations where the needs of the Government cannot reasonably be otherwise supplied, where listing would be contrary to national security, or where the requirement of listing would otherwise not be for the best interest of the Government.

(2) "Appropriate office of the State employment service system" means the local office of the Federal-State national system of public employment offices with assigned responsibility for serving the area where the employment opening is to be filled, including the District of Columbia, Guam, Puerto Rico, and the Virgin Islands.

(3) "Openings which the contractor proposes to fill from within his own organization" means employment openings for which no consideration will be given to persons

outside the contractor's organization (including any affiliates, subsidiaries, and the parent companies) and includes any openings which the contractor proposes to fill from regularly established "recall" lists.

(4) "Openings which the contractor proposes to fill pursuant to a customary and traditional employer-union hiring arrangement" means employment openings which the contractor proposes to fill from union halls, which is part of the customary and traditional hiring relationship which exists between the contractor and representatives of his employees.

(i) The contractor agrees to comply with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the Act.

(j) In the event of the contractor's non-compliance with the requirements of this clause, actions for noncompliance may be taken in accordance with the rules, regulations relevant orders of the Secretary of Labor issued pursuant to the Act.

(k) The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Director, provided by or through the contracting officer. Such

notice shall state the contractor's obligation under the law to take affirmative action to employ and advance in employment qualified disabled veterans and veterans of the Vietnam era for employment, and the rights of applicants and employees.

(l) The contractor will notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the contractor is bound by the terms of the Vietnam Era Veterans Readjustment Assistance Act, and is committed to take affirmative action to employ and advance in employment qualified disabled veterans and veterans of the Vietnam Era.

(m) The contractor will include the provisions of this clause in every subcontract or purchase order of \$10,000 or more unless exempted by rules, regulations, or orders of the Secretary issued pursuant to the Act, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the Director of the Office of Federal Contract Compliance Programs may direct to enforce such provisions, including action for non-compliance.

UNITED STATES DEPARTMENT OF AGRICULTURE

EMPLOYMENT OF THE HANDICAPPED

(The following clause is applicable to all contracts or purchase orders of \$2,500 or more, as required by the regulations of the Secretary of Labor.)

(a) The contractor will not discriminate against any employee or applicant for employment because of physical or mental handicap in regard to any position for which the employee or applicant for employment is qualified. The contractor agrees to take affirmative action to employ, advance in employment and otherwise treat qualified handicapped individuals without discrimination based upon their physical or mental handicap in all employment practices such as the following: employment, upgrading, demotion or transfer, recruitment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

(b) The contractor agrees to comply with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the Rehabilitation Act of 1973, as amended.

(c) In the event of the contractor's noncompliance with the requirements of this clause, actions for noncompliance may be taken in accordance with the rules, regulations and relevant orders of the Secretary of Labor issued pursuant to the Act.

(d) The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Director, Office of Federal Contract Compliance Programs, Department of Labor, provided by or through the contracting officer. Such notices shall state the contractor's obligation under the law to take affirmative action to employ and advance in employment qualified handicapped employees and applicants for employment, and the rights of applicants and employees.

(e) The contractor will notify each labor union or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the contractor is bound by the terms of section 503 of the Act and is committed to take affirmative action to employ and advance in employment physically and mentally handicapped individuals.

(f) The contractor will include the provisions of this clause in every subcontract or purchase order of \$2,500 or more unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 503 of the Act, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the Director, Office of Federal Contract Compliance Programs, may direct to enforce such provisions, including action for noncompliance.

STANDARD FORM 24 JUNE 1964 EDITION GENERAL SERVICES ADMINISTRATION FED. PROC. REG. (41 CFR) 1-16.801		BID BOND <i>(See Instructions on reverse)</i>	24-103	DATE BOND EXECUTED <i>(Must not be later than bid opening date)</i>		
PRINCIPAL <i>(Legal name and business address)</i>			TYPE OF ORGANIZATION ("X" one) <input type="checkbox"/> INDIVIDUAL <input type="checkbox"/> PARTNERSHIP <input type="checkbox"/> JOINT VENTURE <input type="checkbox"/> CORPORATION STATE OF INCORPORATION			
SURETY(IES) <i>(Name and business address)</i>						
PENAL SUM OF BOND			BID IDENTIFICATION			
PERCENT OF BID PRICE	AMOUNT NOT TO EXCEED				BID DATE	INVITATION NO.
	MILLION(S)	THOUSAND(S)	HUNDRED(S)	CENTS		
<p>KNOW ALL MEN BY THESE PRESENTS, That we, the Principal and Surety (ies) hereto, are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum for the payment of which we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally: <i>Provided</i>, That, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us, and for all other purposes each Surety binds itself, jointly and severally with the Principal, for the payment of such sum only as is set forth opposite the name of such Surety, but if no limit of liability is indicated, the limit of liability shall be the full amount of the penal sum.</p> <p>THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Principal has submitted the bid identified above.</p> <p>NOW, THEREFORE, if the Principal, upon acceptance by the Government of his bid identified above, within the period specified therein for acceptance (sixty (60) days if no period is specified), shall execute such further contractual documents, if any, and give such bond(s) as may be required by the terms of the bid as accepted within the time specified (ten (10) days if no period is specified) after receipt of the forms by him, or in the event of failure so to execute such further contractual documents and give such bonds, if the Principal shall pay the Government for any cost of procuring the work which exceeds the amount of his bid, then the above obligation shall be void and of no effect.</p> <p>Each Surety executing this instrument hereby agrees that its obligation shall not be impaired by any extension(s) of the time for acceptance of the bid that the Principal may grant to the Government, notice of which extension(s) to the Surety(ies) being hereby waived; provided that such waiver of notice shall apply only with respect to extensions aggregating not more than sixty (60) calendar days in addition to the period originally allowed for acceptance of the bid.</p> <p>IN WITNESS WHEREOF, the Principal and Surety(ies) have executed this bid bond and have affixed their seals on the date set forth above.</p>						
PRINCIPAL						
Signature(s)	1.	(Seal)		2.	(Seal)	
Name(s) & Title(s) <i>(Typed)</i>	1.	2.		Corporate Seal		
INDIVIDUAL SURETIES						
Signature(s)	1.	(Seal)		2.	(Seal)	
Name(s) <i>(Typed)</i>	1.	2.				
CORPORATE SURETY(IES)						
SURETY A	Name & Address				STATE OF INC.	LIABILITY LIMIT
	Signature(s)	1.	2.		Corporate Seal	
	Name(s) & Title(s) <i>(Typed)</i>	1.	2.			

CORPORATE SURETY(IES) (Continued)					
SURETY B	Name & Address		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	Signature(s)	1.	2.		
	Name(s) & Title(s) (Typed)	1.	2.		
SURETY C	Name & Address		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	Signature(s)	1.	2.		
	Name(s) & Title(s) (Typed)	1.	2.		
SURETY D	Name & Address		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	Signature(s)	1.	2.		
	Name(s) & Title(s) (Typed)	1.	2.		
SURETY E	Name & Address		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	Signature(s)	1.	2.		
	Name(s) & Title(s) (Typed)	1.	2.		
SURETY F	Name & Address		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	Signature(s)	1.	2.		
	Name(s) & Title(s) (Typed)	1.	2.		
SURETY G	Name & Address		STATE OF INC.	LIABILITY LIMIT	Corporate Seal
	Signature(s)	1.	2.		
	Name(s) & Title(s) (Typed)	1.	2.		

INSTRUCTIONS

1. This form is authorized for use whenever a bid guaranty is required in connection with construction work or the furnishing of supplies or services. There shall be no deviation from this form without approval by the Administrator of General Services.

2. The full legal name and business address of the Principal shall be inserted in the space designated "Principal" on the face of this form. The bond shall be signed by an authorized person. Where such person is signing in a representative capacity (e.g., an attorney-in-fact), but is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved, evidence of his authority must be furnished.

3. The penal sum of the bond may be expressed as a percentage of the bid price if desired. In such cases, a maximum dollar limitation may be stipulated (e.g., 20% of the bid price but the amount not to exceed _____ dollars).

4. (a) Corporations executing the bond as sureties must be among those appearing on the Treasury Department's list of approved sureties and must be acting within

the limitations set forth therein. Where more than a single corporate surety is involved, their names and addresses (city and State) shall be inserted in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)", and in the space designated "SURETY(IES)" on the face of this form only the letter identification of the Sureties shall be inserted.

(b) Where individual sureties execute the bond, they shall be two or more responsible persons. A completed Affidavit of Individual Surety (Standard Form 28), for each individual surety, shall accompany the bond. Such sureties may be required to furnish additional substantiating information concerning their assets and financial capability as the Government may require.

5. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Seal"; and, if executed in Maine or New Hampshire, shall also affix an adhesive seal.

6. The name of each person signing this bid bond should be typed in the space provided.

STANDARD FEDERAL EQUAL EMPLOYMENT
OPPORTUNITY CONSTRUCTION CONTRACT
SPECIFICATIONS (EXECUTIVE ORDER 11246)

1. As used in these specifications:

a. "Covered area" means the geographical area described in the solicitation from which this contract resulted;

b. "Director" means Director, Office of Federal Contract Compliance Programs, United States Department of Labor, or any person to whom the Director delegates authority;

c. "Employer identification number" means the Federal Social Security number used on the Employer's Quarterly Federal Tax Return, U.S. Treasury Department Form 941.

d. "Minority" includes:

(i) Black (all persons having origins in any of the Black African racial groups not of Hispanic origin);

(ii) Hispanic (all persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish Culture or origin, regardless of race);

(iii) Asian and Pacific Islander (all persons having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent, or the Pacific Islands); and

(iv) American Indian or Alaskan Native (all persons having origins in any of the original peoples of North America and maintaining identifiable tribal affiliations through membership and participation or community identification).

2. Whenever the Contractor, or any Subcontractor at any tier, subcontracts a portion of the work involving any construction trade, it shall physically include in each subcontract in excess of \$10,000 the provisions of these specifications and the Notice which contains the applicable goals for minority and female participation and which is set forth in the solicitations from which this contract resulted.

3. If the Contractor is participating (pursuant to 41 CFR 60-4.5) in a Hometown Plan approved by the U.S. Department of Labor in the covered area either individually or through an association, its affirmative action obligations on all work in the Plan area (including goals and timetables) shall be in accordance with that Plan for those trades which have unions participating in the Plan. Contractors must be able to demonstrate their participation in and compliance with the provisions of any such Hometown Plan. Each Contractor or Subcontractor participating in an approved Plan is individually required to comply with its obligations under the EEO clause, and to make a good faith effort to achieve each goal under the Plan in each trade in which it has employees. The overall good faith performance by other Contractors or Subcontractors toward a goal in an approved Plan does not excuse any covered Contractor's or Subcontractor's failure to take good faith efforts to achieve the Plan goals and timetables.

4. The Contractor shall implement the specific affirmative action standards provided in paragraphs 7a through p of these specifications. The goals set forth in the solicitation from which this contract resulted are expressed as percentages of the total hours of employment and training of minority and female utilization the Contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. The Contractor is expected to make substantially uniform progress toward its goals in each craft during the period specified.

5. Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the Contractor has a collective bargaining agreement, to refer either minorities or women shall excuse the Contractor's obligations under these specifications, Executive Order 11246, or the regulations promulgated thereto.

6. In order for the non-working training hours of apprentices and trainees to be counted in meeting the goals, such apprentices and trainees must be employed by the Contractor during the training period, and the Contractor must have made a commitment to employ the apprentices and trainees at the completion of their training, subject to the availability of employment opportunities. Trainees must be trained pursuant to training programs approved by the U.S. Department of Labor.

7. The Contractor shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the Contractor's compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The Contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:

a. Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the Contractor's employees are assigned to work. The Contractor, where possible, will assign two or more women to each construction project. The Contractor shall specifically ensure that all foremen, superintendents, and other onsite supervisory personnel are aware of and carry out the Contractor's obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.

b. Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the Contractor or its unions have employment opportunities available, and maintain a record of the organizations' responses.

c. Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the-street applicant and minority or female referral from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor by the union or, if referred, not employed by the Contractor, this shall be documented in the file with the reason therefor, along with whatever additional actions the Contractor may have taken.

d. Provide immediate written notification to the Director when the union or unions with which the Contractor has a collective bargaining agreement has not referred to the Contractor a minority person or woman sent by the Contractor, or when the Contractor has other information that the union referral process has impeded the Contractor's efforts to meet its obligations.

e. Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the Contractor's employment needs, especially those programs funded or approved by the Department of Labor. The Contractor shall provide notice of these programs to the sources complied under 7b above.

f. Disseminate the Contractor's EEO policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the Contractor in meeting its EEO obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all minority and female employees at least once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed.

g. Review, at least annually, the company's EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as Superintendents, General Foremen, etc. prior to the initiation of construction work at any job site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.

h. Disseminate the Contractor's EEO policy externally by including it in any advertising in the news media, specifically including minority and female news media, and providing written notification to and discussing the Contractor's EEO policy with other Contractors and Subcontractors with whom the Contractor does or anticipates doing business.

i. Direct its recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the Contractor's recruitment area and employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by any recruitment source, the Contractor shall send written notification to organizations such as the above, describing the openings, screening procedures, and tests to be used in the selection process.

j. Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of a Contractor's workforce.

k. Validate all tests and other selection requirements where there is an obligation to do so under 41 CFR Part 60-3.

l. Conduct, at least annually, an inventory and evaluation at least of all minority and female personnel for promotional opportunities and encourage these employees to seek or to prepare for, through appropriate training, etc., such opportunities.

m. Ensure that seniority practices, job classifications, work assignments and other personnel practices, do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and the Contractor's obligations under these specifications are being carried out.

n. Ensure that all facilities and company activities are nonsegregated except that separate or single-user toilet and necessary changing facilities shall be provided to assure privacy between the sexes.

o. Document and maintain a record of all solicitations of offers for subcontracts from minority and female construction contractors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations.

p. Conduct a review, at least annually, of all supervisors' adherence to and performance under the Contractor's EEO policies and affirmative action obligations.

8. Contractors are encouraged to participate in voluntary associations which assist in fulfilling one or more of their affirmative action obligations (7a through p). The efforts of a contractor association, joint contractor-union, contractor-community, or other similar group of which the contractor is a member and participant, may be asserted as fulfilling any one or more of its obligations under 7a through p of these Specifications provided that the contractor actively participates in the group, makes every effort to assure that the group has a positive impact on the employment of minorities and women in the industry, ensures that the concrete benefits of the program are reflected in the Contractor's minority and female workforce participation, makes a good faith effort to meet its individual goals and timetables, and can provide access to documentation which demonstrates the effectiveness of actions taken on behalf of the Contractor. The obligation to comply, however, is the Contractor's and failure of such a group to fulfill an obligation shall not be a defense for the Contractor's noncompliance.

9. A single goal for minorities and a separate single goal for women have been established. The Contractor, however, is required to provide equal employment opportunity and to take affirmative action for all minority groups, both male and female, and all women, both minority and non-minority. Consequently, the Contractor may be in violation of the Executive Order if a

particular group is employed in a substantially disparate manner (for example, even though the Contractor has achieved its goals for women generally, the Contractor may be in violation of the Executive Order if a specific minority group of women is underutilized).

10. The Contractor shall not use the goals and timetables or affirmative action standards to discriminate against any person because of race, color, religion, sex, or national origin.

11. The Contractor shall not enter into any Subcontract with any person or firm debarred from Government contracts pursuant to Executive Order 11246.

12. The Contractor shall carry out such sanctions and penalties for violation of these specifications and of the Equal Opportunity Clause, including suspension, termination and cancellation of existing subcontracts as may be imposed or ordered pursuant to Executive Order 11246, as amended, and its implementing regulations, by the Office of Federal Contract Compliance Programs. Any Contractor who fails to carry out such sanctions and penalties shall be in violation of these specifications and Executive Order 11246, as amended.

13. The Contractor, in fulfilling its obligations under these specifications, shall implement specific affirmative action steps, at least as extensive as those standards prescribed in paragraph 7 of these specifications, so as to achieve maximum results from its efforts to ensure equal employment opportunity. If the Contractor fails to comply with the requirements of the Executive Order, the implementing regulations, or these specifications, the Director shall proceed in accordance with 41 CFR 604.8.

14. The Contractor shall designate a responsible official to monitor all employment related activity to ensure that the company EEO policy is being carried out, to submit reports relating to the provisions hereof as may be required by the Government and to keep records. Records shall at least include for each employee the name, address, telephone numbers, construction trade, union affiliation if any, employee identification number when assigned, social security number, race, sex, status (e.g., mechanic, apprentice, trainee, helper, or laborer), dates of changes in status, hours worked per week in the indicated trade, rate of pay, and locations at which the work was performed. Records shall be maintained in an easily understandable and retrievable form; however, to the degree that existing records satisfy this requirement, contractors shall not be required to maintain separate records.

15. Nothing herein provided shall be construed as a limitation upon the application of other laws which establish different standards of compliance or upon the application of requirements for the hiring of local or other area residents (e.g., those under the Public Works Employment Act of 1977 and the Community Development Block Grant Program).

SOIL CONSERVATION SERVICE
SUPPLEMENT TO OSHA PART 1926
CONSTRUCTION STANDARDS AND INTERPRETATIONS

The contractor is to comply with OSHA Part 1926, Construction Standards and Interpretations, in effect on the date of issuance of bids and with this supplement.

Requests for waivers from this supplement are to be made to the contracting officer in writing supported by evidence that every reasonable effort has been made to comply with the contractual requirements. The contractor is to hold and save the Soil Conservation Service (Contracting Local Organization in locally awarded contracts) free from any claims or causes of action whatsoever resulting from the contractor or his or her subcontractors proceeding under a waiver or approved adaptation.

Copies of OSHA Part 1926 Construction Standards and Interpretations may be obtained from:

Superintendent of Documents
U. S. Government Printing Office
Washington, D.C. 20402

GENERAL CONTRACTOR REQUIREMENTS

1.1 SAFETY PROGRAM. Each contractor is to demonstrate that he or she has facilities for conducting a safety program commensurate with the work under contract. The contractor is to submit in writing a proposed comprehensive safety program to the contracting officer for approval before the start of construction operations. The program is to specifically state what provisions the contractor proposes to take for the health and safety of all employees.

1.2 PRECONSTRUCTION SAFETY MEETING. Representatives of the contractor are to meet with the contracting officer's authorized representative before the start of construction to discuss safety standards and requirements applicable to the work under contract.

1.3 JOINT SAFETY POLICY COMMITTEE. The contractor is to participate in monthly meetings of a Joint Safety Policy Committee, composed of SCS and contractor supervisory personnel. At these meetings the contractor's project manager and the contracting officer's representative will review the effectiveness of the contractor's safety effort and coordinate safety activities.

1.4 SAFETY PERSONNEL. Each contractor is to designate a competent supervisory employee to carry out the safety program.

1.5 SAFETY MEETINGS. A minimum of one "on-the-job" or "toolbox" safety meeting is to be conducted each week by all field supervisors or foremen and attended by all mechanics and laborers at the worksite. The contractor also is to conduct regularly scheduled supervisory safety meetings at least monthly for all levels of job supervision.

1.6 FIRST AID TRAINING. Every contractor foreman must have a Bureau of Mines or American Red Cross first aid certificate. The contractor is to provide first aid instruction to comply with this requirement.

1.7 REPORTS. Each contractor is to maintain an accurate record of, and report to the contracting officer in the manner and on forms prescribed by the contracting officer, all cases of death, occupational disease, or disabling injury arising out of or in the course of employment incident to contract work. All fatal or serious injuries are to be reported immediately to the contracting officer's field representative, and every assistance is to be given in the investigation of the incident, including submission of a comprehensive narrative report to the contracting officer's authorized representative. Other accidental occurrences with serious accident potential such as equipment failures, slides, cave-ins, etc., must also be reported immediately. The contractor is to assist and cooperate fully with the contracting officer's representatives in conducting accident investigations. The contracting officer's authorized representative is to be furnished all information and data pertinent to investigation of an accident.

FIRST AID AND MEDICAL FACILITIES

2.1 CLASS A—FIRST AID FACILITIES (100 or fewer employees).

2.1.1 First Aid Kits. On projects where 100 or fewer workers (total number of employees on all shifts) are employed, 16-unit first aid kits are to be provided at accessible points in the ratio of at least one kit for each 25 employees. The first aid kits are to be moistureproof and dusttight, and the contents of the kits are to be replenished as used.

2.1.2 Emergency First Aid. At least one supervisor qualified to administer emergency first aid must be available on each shift and duly designated by the contractor to care for injured employees.

2.1.3 Communication and Transportation. The contractor is to make necessary arrangements for prompt and dependable communications, transportation, and medical care for injured employees. At least one stretcher and two blankets must be readily available for transporting injured employees.

2.2 FIRST AID AND MEDICAL REPORTS

2.2.1 Type of Records. The contractor is to maintain a first aid treatment and medical record system on all projects. Such records are to include:

(a) a daily treatment log listing chronologically all patients visiting the facility for occupational injuries and illnesses;

(b) cumulative individual injury records;

(c) monthly statistical records of occupational injuries, classified by type and nature of injury; and

(d) required worker's compensation records

2.2.2 Availability of Records. Records are to be readily available to the contracting officer.

2.3 GENERAL

2.3.1 Certification of Insurance. Contractors are to provide the contracting officer or his or her authorized representative with certificates of insurance before the start of operations indicating full compliance with State workmen's compensation statutes.

2.3.2 Signs, and Directional Markings. Adequate identification and directional markers are to be provided to readily denote the location of all first aid stations.

2.3.3 Emergency Lighting. Emergency lighting is to be provided at all first aid stations.

PHYSICAL QUALIFICATION OF EMPLOYEES

3.1 REQUIREMENT. Persons employed throughout the course of the contract are to be physically qualified to perform their assigned duties. Employees must not knowingly be permitted or required to work while their ability or alertness is so impaired by fatigue, illness, or any other reason that it may expose themselves or others to injury.

3.2 MINORS AND WOMEN WORKERS. The contractor is to comply with all applicable Federal and State laws on employment of minors and women.

3.3 HEAVY EQUIPMENT OPERATORS. It is recommended that operators of trucks and heavy construction equipment be given physical examinations to determine if they are physically qualified to perform their assigned work without endangering themselves or others.

3.4 PHYSICAL EXAMINATIONS REQUIRED

3.4.1 Hoist Operators. Operators of material hoists are to be examined and provided with a physician's certificate stating that they are physically qualified to safely operate hoisting equipment before they are assigned to operate a hoist. At least once a year thereafter they shall obtain a physician's certificate of physical fitness. A copy of each certificate is to be submitted to the contracting officer.

3.4.2 Motor Vehicle Operators. Operators of motor vehicles engaged primarily in the transportation of personnel are to be 18 years of age or older and have a valid State operator's permit or license for the equipment being operated. The operator must have passed a physical examination within the past year.

3.4.3 Marine Divers. Divers must be fully qualified by training, experience, and physical condition to perform this type of diving and to perform the work. A current physician's certification of physical fitness to perform diving is required for all diving personnel.

PERSONAL PROTECTIVE EQUIPMENT

4.1 HARD HATS

4.1.1 Hard Hat Areas. "Hard Hat Areas" include all locations where construction work of any nature is in progress and the entire jobsite with the exception of shop interiors, offices, and identified visitor parking areas. All employees (including equipment operators and field mechanics) and others entering the area are required, without exception, to wear hard hats. The contractor is to provide hard hats for visitors entering "Hard Hat Areas."

4.1.2 Posting. Signs at least 3 by 4 feet in size, with the following wording are to be erected at the access to construction areas:

"CONSTRUCTION AREA—HARD HATS REQUIRED
BEYOND THIS POINT"

The signs are to be furnished and erected by the contractor at locations designated by the contracting officer's authorized representative.

4.2 SAFETY GOGGLES (DRILLERS)

4.2.1 Drillers and Helpers. Drillers and helpers operating pneumatic rock drills must wear protective safety goggles.

4.3 SAFETY BELTS AND LINES

4.3.1 Requirement. Employees working from unguarded heights, on steep slopes, or otherwise subjected to possible falls from heights not protected by fixed scaffolding, guardrails, or safety nets must be secured by safety belts and lifelines.

4.3.2 Lifelines. Lifelines are to be secured to at least two substantial anchorages or structural members.

4.3.3 Inspection and Maintenance. Safety belts, lifelines, and accessories are to be inspected daily and maintained in safe condition.

MACHINERY AND MECHANIZED EQUIPEMENT

5.1 GENERAL

5.1.1 Safe Condition. Before any machinery or mechanized equipment is initially used on the job, it must be inspected and tested by qualified contractor personnel and determined to be in safe operating condition and appropriate for the intended use. Operators are to be instructed to check their equipment daily before use and report any deficiencies to management. Safety equipment installed on machinery is to be used by equipment operators.

5.1.2 Electric-driven Equipment. Electric-driven equipment is to be installed with provision for tagging and/or locking out the controls while under repair. An approved lockout and/or tagout procedure is to be established, prescribing specific responsibilities and safety procedures to be followed by the person or persons performing the repair work. Mixer barrels are to be securely locked out before permitting employees to enter them for cleaning or repair.

5.1.3 Conductors. Conductors rated 440 volts and greater are not to be laid on the ground unless they are heavy-duty armored type or shielded type. Such cables used to supply power to moving equipment must be moved only with the aid of nonconductive safety tongs, and if energized at over 5,000 volts, by worker's wearing tested and approved-type electrician's hot sticks or gloves.

5.1.4 Posting for High-Voltage Lines. A notice of the 10-foot limitation required by 1926.550, Subpart N, is to be posted in the operator's cab of cranes, shovels, backhoes, and related equipment.

5.2 HAUL ROADS FOR EQUIPMENT

5.2.1 Road Maintenance. The contractor must maintain haul roads and access roads in a safe condition so as to eliminate or control dust and ice hazards. Wherever dust conditions exist, adequate dust-laying equipment must be available at the jobsite and utilized to prevent dust from obscuring vision.

5.2.2 Single-lane Haul Roads. Single-lane haul roads with two-way traffic is to be provided with adequate turnouts. Where adequate turnouts are not practical, a control system is to be provided to prevent vehicle accidents.

5.2.3 Two-way Haul Roads. On two-way traffic haul roads, arrangements are to be such that vehicles travel on the right side wherever possible. Signs and traffic control devices are to be employed to indicate clearly any variation from a right-hand traffic pattern. The width of the road must be adequate to permit safe passage of opposing traffic considering the type of haulage equipment used.

5.2.4 Design and Construction of Haul Roads. Haul road design criteria and drawings if requested by the contracting officer are to be submitted for the approval of the contracting officer's representative prior to road construction.

5.2.5 Operators. Machinery and mechanized equipment is to be operated only by authorized persons.

5.2.6 Riding on Equipment. Riding on equipment by unauthorized personnel is prohibited. Seating shall be provided for the operator and all passengers.

5.2.7 Getting On or Off Equipment. Getting on or off equipment, such as tractors, cranes, or excavation equipment, while the equipment is in motion is prohibited.

5.2.8 Hours of Operation. Except in emergencies, an equipment operator may not be permitted to operate any mobile or hoisting equipment for more than 12 hours without a continuous 8-hour rest interval.

5.3 POWER CRANES AND HOISTS (TRUCK CRANES, CRAWLER CRANES, TOWER CRANES, GANTRY CRANES, HAMMERHEAD CRANES, DERRICKS, CABLEWAYS, AND HOISTS)

5.3.1 Performance Test. Before initial onsite operation, power cranes, derricks, cableways, and hoists must satisfactorily complete a performance test to demonstrate the equipment's ability to safely handle and maneuver the rated loads.

5.3.2 Performance Test--Power Cranes (Crawler-mounted, truck-mounted, and wheel-mounted). The performance test is to be carried out with out-riggers set and with a test load weighing 115 percent of the manufacturer's rating for the boom radius selected by the contractor. The test is to consist of raising, lowering, and braking the load and rotating the test load through 360° at the specified boom angle or radius. Cranes equipped with jibs or boom-tip extensions are to be tested using both the main boom and the jib, with an appropriate test load in each case.

5.3.3 Performance Test--Derricks, Tower Cranes, Cableways, and Hoists. Derricks, gantry cranes, tower cranes, cableways, and hoists, including overhead cranes, are to be performance tested with a test load weighing 115 percent of the manufacturer's rating. In testing cableways, the test load is to be traveled to the upstream and downstream limits of travel and thoroughly performance tested in at least three travel positions, including both limits of travel.

5.3.4 Boom Angle Indicator. OSHA Part 1926.550(a) is supplemented to require that power cranes be provided with a boom angle indicator in good working order.

5.3.5 Crane Test Certification. The performance test required by 5.3.2 or 5.3.3 is fulfilled if the contractor provides the contracting officer a copy of a certificate of inspection made within the past 12 months by a competent person or by a government or private agency satisfactory to the contracting officer.

5.4 ROLLOVER PROTECTIVE STRUCTURES (ROPS).

5.4.1 Rollover Protective Structures. Overhead Protection Part 1926, Subpart W, Sections 1000, 1001, and 1002 are applicable regardless of the year in which the equipment was manufactured and regardless of the struck capacity of the equipment.

5.4.2 Skid-steer and Compactor Equipment. Skid-steer equipment and self-propelled compactor equipment is to be equipped with ROPS as provided by Part 1926.1001.

CONSTRUCTION SPECIFICATION

2. CLEARING AND GRUBBING

1. SCOPE

The work shall consist of the clearing and grubbing of designated areas by removal and disposal of trees, snags, logs, stumps, shrubs and rubbish.

2. MARKING

The limits of the areas to be cleared and grubbed will be marked by means of stakes, flags, tree markings or other suitable methods. Trees to be left standing and uninjured will be designated by special markings placed on the trunks at a height of about six feet above the ground surface.

3. REMOVAL

All trees not marked for preservation and all snags, logs, brush, stumps, shrubs and rubbish shall be removed from within the limits of the marked areas. Unless otherwise specified, all stumps, roots and root clusters having a diameter of one inch or larger shall be grubbed out to a depth of at least two feet below subgrade elevation for concrete structures and one foot below the ground surface at embankment sites and other designated areas.

4. DISPOSAL

Unless otherwise specified, all materials removed from the cleared and grubbed areas shall be burned or buried at locations approved by the Engineer or otherwise disposed of as approved by the Engineer.

5. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the cleared and grubbed area will be measured to the nearest 0.1 acre. Payment for clearing and grubbing will be made for the total area within the designated limits at the contract unit price. Such payment will constitute full compensation for all labor, equipment, tools and all other items necessary and incidental to the completion of the work.

(Method 2) For items of work for which specific unit prices are established in the contract, the length of the cleared and grubbed area will be measured to the nearest full station (100 feet) along the line designated on the drawings or in the specifications. Payment for clearing and grubbing will be made for the total length within the designated limits at the contract unit price. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to completion of the work.

(Method 3) For items of work for which specific unit prices are established in the contract, each tree, stump and snag having a diameter of 4 inches or greater and each log having a diameter of 4 inches or greater and a length of 10 feet or greater will be measured prior to removal. The size of each tree and snag will be determined by measuring its trunk at breast height above the natural ground surface. The size of each log will be determined by measuring the butt and by measuring its length from butt to tip. The size of each stump will be measured at the top. Diameter shall be determined by dividing the measured circumference by 3.14.

Payment for clearing and disposal of each tree, stump and snag having a diameter of 4 inches or greater and each log having a diameter of 4 inches or greater and a length of 10 feet or greater will be made at the contract unit price for its size designation as determined by the following schedule:

<u>Measured Diameter</u>	<u>Size Designation</u>
4 inches to 8 inches	6-inch size
Over 8 inches to 12 inches	10-inch size
Over 12 inches to 24 inches	18-inch size
Over 24 inches to 36 inches	30-inch size
Over 36 inches to 60 inches	48-inch size
Over 60 inches	60-inch size

The sum of such payments shall constitute full compensation for all labor, equipment, tools and all other items necessary and incidental to the work of completely clearing and grubbing the designated areas, including clearing, grubbing and disposal of smaller trees, stumps, snags and logs and brush, shrubs, roots and rubbish.

(Method 4) For items of work for which specific lump sum prices are established in the contract, payment for clearing and grubbing will be made at the contract lump sum price. Such payment shall constitute full compensation for all labor, equipment, tools and all other items necessary and incidental to completion of the work.

(Use with all Methods) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 6 of this specification.

6. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 1, Clearing and Grubbing

- (1) This item shall consist of clearing and grubbing of all areas shown on the drawings and staked in the field.
- (2) If waste materials are disposed of by burying, they shall be buried a minimum of 18 inches below the existing ground surface in the waste disposal areas shown on the drawings. When disposal is complete, the waste disposal areas shall be smoothed and graded to blend into the surrounding terrain.
- (3) If materials removed from the cleared and grubbed area are to be burned, burning must be carried out in accordance with Pinal County Health Department regulations.
- (4) Measurement and payment will be by Method 1, and will include compensation for Subsidiary Item, Structure Removal.

CONSTRUCTION SPECIFICATION

3. STRUCTURE REMOVAL

1. SCOPE

The work shall consist of the removal, salvage and disposal of structures (including fences) from the designated areas.

2. MARKING

(Method 1) Each structure unit to be removed will be marked by means of stakes, flags, painted markers or other suitable methods.

(Method 2) The limits of the areas from which structures must be removed will be marked by means of stakes, flags or other suitable methods. Structures to be preserved in place or salvaged will be designated by special markings.

3. REMOVAL

(Method 1) All structures designated in the contract for removal shall be removed to the specified extent and depth.

(Method 2) Within the areas so marked all visible structures and attachments and all buried structures located and identified by survey stakes shall be removed to the specified extent and depth.

4. SALVAGE

Structures that are designated to be salvaged shall be carefully removed and neatly placed in the specified storage areas. Salvaged structures that are capable of being disassembled shall be dismantled into individual members or sections. Such structures shall be neatly matchmarked with paint prior to disassembly. All pins, nuts, bolts, washers, plates and other loose parts shall be marked or tagged to indicate their proper locations in the structure and shall be fastened to the appropriate structural member or packed in suitable containers. Materials from fences designated to be salvaged shall be placed outside the work area on the property from which they were removed. Wire shall be rolled into uniform rolls of convenient size. Posts and rails shall be neatly piled.

5. DISPOSAL OF REFUSE MATERIALS

Unless otherwise specified, refuse materials resulting from structure removal shall be burned or buried at locations approved by the Engineer or otherwise disposed of as specified or as approved by the Engineer.

6. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, payment for the removal of each

structure unit, except fences, will be made at the contract unit price. Fences removed or removed and salvaged will be measured to the nearest linear foot. Payment for fence removal or removal and salvage will be made at the contract unit prices appropriate to each type and size of fence. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

(Method 2) For items of work for which specific lump sum prices are established in the contract, payment for structure removal will be made at the contract lump sum price. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

(Use with Either Method) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Subsidiary Item, Structure Removal

- (1) This item shall consist of the removal and disposal of all existing fences and Gilbert Road asphalt paving within the clearing and grubbing limits.
- (2) In Section 2, Marking, Method 2 shall apply.
- (3) In Section 3, Removal, Method 2 shall apply.
- (4) Waste materials from fence removal shall be buried a minimum of 18 inches below the existing ground surface in the waste disposal areas shown on the drawings. When disposal is complete, the waste disposal areas shall be smoothed and graded to blend into the surrounding terrain.
- (5) Asphalt concrete pavement shall be disposed at sites of the contractor's choosing off the job site.
- (6) No separate payment will be made for this item. Compensation for this work will be included in the payment for Bid Item 1, Clearing and Grubbing.

CONSTRUCTION SPECIFICATION

6. SEEDING AND MULCHING FOR PROTECTIVE COVER

1. SCOPE

The work shall consist of preparing the area for treatment, furnishing and placing seed, mulch, fertilizer, inoculant, soil amendments and asphalt emulsion as specified in the designated areas.

2. MATERIALS

Seed - All seed shall conform to the current rules and regulations of the state where it is being used and from the latest crop available. It shall meet or exceed the standards for purity and germination listed in Section 7.

Seed shall be labeled in accordance with the state laws and the U.S. Department of Agriculture Rules and Regulations under the Federal Seed Act in effect on the date of invitations for bids. Bag tag figures will be evidence of purity and germination. No seed will be accepted with a date of test of more than 9 months prior to the date of delivery to the site.

Seed that has become wet, moldy, or otherwise damaged in transit or storage will not be accepted. The percent of noxious weed seed allowable shall be as defined in the current state laws relating to agricultural seeds. Each type of seed shall be delivered in separate sealed containers and fully tagged unless exception is granted in writing by the contracting officer.

Fertilizer - Unless otherwise specified the fertilizer shall be a commercial grade fertilizer or as specified in Section 7. The fertilizer shall meet the standard for grade and quality specified by state law. Where fertilizer is furnished from bulk storage, the Contractor shall furnish a supplier's certification of analysis and weight. When required by the contract, a representative sample of the fertilizer shall be furnished the Government Representative for chemical analysis.

Inoculants - The inoculant for treating legume seeds shall be a pure culture of nitrogenfixing bacteria prepared specifically for the species and shall not be used later than the date indicated on the container or as otherwise specified. A mixing medium, as recommended by the manufacturer, shall be used to bond the inoculant to the seed. Two times the amount of the inoculant

recommended by the manufacturer shall be used, except when seed is applied by use of hydraulic seeder, four times the amount of inoculant recommended by the manufacturer shall be used. Seed shall be sown within 24 hours of treatment and shall not remain in the hydraulic seeder longer than 4 hours.

Soil amendments - Lime shall consist of Standard Ground Agricultural Limestone, or approved equivalent. Standard Ground Agricultural Limestone is defined as ground limestone meeting current requirements of the State Department of Agriculture. Agricultural lime or other needed soil amendments will be uniformly applied at the rate specified in Section 7 of this specification.

Asphalt emulsion shall conform to the requirements of ASTM D-977, "Emulsified Asphalt." The emulsified asphalt may be rapid setting, medium setting, or slow setting.

Straw mulch materials shall consist of wheat, oat, or rye straw, hay, grass clippings cut from any native grasses or other plants approved by the Government Representative. The mulch material shall be air dry, reasonably light in color, and shall not be musty, moldy, caked, or otherwise of low quality. The use of mulch that contains noxious weeds will not be permitted. The Contractor shall provide a method satisfactory to the Government Representative for determining weight of mulch furnished.

Other mulch materials - Mulching materials, such as wood cellulose fiber mulch, emulsion type, synthetic fiber mulch, netting, and mesh are other mulching materials that may be required for specialized locations and conditions. These materials, when specified, must be accompanied by the manufacturers' recommendations for methods of application.

3. SEEDING MIXTURES AND DATES OF PLANTING

Seed mixtures per acre rates and date of seeding shall be as specified in Section 7, shown on the vegetating plan, or as otherwise approved by the Government Representative.

4. SEEDBED PREPARATION AND TREATMENT

Disturbed areas will be treated with seed, sod, sprigs, mulch, fertilizer, and soil amendments as specified in this construction specification. Areas to be treated shall be dressed to a reasonably smooth, firm surface. Fertilizer shall be uniformly applied at the rate specified in Section 7 of this specification. The seed mixture or sprigs shall be applied at the rate specified in Section 7 of this specification. Where mulch is needed it shall be uniformly applied at the rate specified in Section 7 of this specification.

On sites where equipment can operate, (generally slopes flatter than 1-½ to 1), the seedbed shall be adequately loosened (4 to 6 inches deep) and smoothed. Disking or cultipacking or both may be necessary as determined by the Engineer.

On sites where equipment cannot operate, the seedbed shall be prepared by hand by scarifying to provide a roughened surface so that broadcast seed will stay in place.

If seeding is to be done immediately following construction, seedbed preparation may not be required except on compacted, polished, or freshly cut areas.

Rocks larger than 6 inches in diameter, trash, weeds, and other debris that will interfere with seeding or maintenance shall be removed or disposed of as directed by the Engineer.

Seedbed preparation shall be suspended when soil moisture conditions are not suitable for the preparation of a satisfactory seedbed as determined by the Engineer.

5. SEEDING, FERTILIZING, MULCHING, AND STABILIZING

All seeding operations shall be performed in such a manner that the seed is applied in the specified quantities uniformly on the designated areas. The method of seed applications shall be as specified in Section 7 and may consist of any combination of: drilling, hydroseeding, pneumatic seeding, and broadcasting seeding. Unless otherwise specified, seeding shall be done within 2 days after final grading is complete.

Fertilizer and soil amendments shall be applied as specified in Section 7. When specified the fertilizer and soil amendments shall be thoroughly incorporated into the soil as soon as possible after being applied.

The rate, amount, and kind of mulching or mesh shall be as specified in Section 7. Mulches shall be applied uniformly to the designated areas, and shall be applied to the seeded areas not later than 2 work days after seeding has been performed. Straw mulch materials shall be stabilized by the use of a disk or by the use of asphalt emulsion. An adequately weighted disk harrow shall have the disks set straight and the harrow shall be used to adequately anchor the straw mulch into the soil.

The asphalt emulsion shall be applied uniformly over the mulch material at the specified rate, or by injecting it into the mulch material as it is being applied. The mesh or netting stabilizing materials shall be applied smoothly but loosely on the designated areas, and the edges shall be buried or securely anchored by means of spikes or staples.

The Contractor shall maintain the mesh or netting areas until all the work on the entire contract has been completed and accepted. Maintenance shall consist of the repair of areas damaged by erosion, wind, fire, or other causes. Such areas shall be repaired to re-establish the condition and grade of the soil and shall be referertilized, reseeded, and remulched as directed prior to application of the mesh or netting.

6. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, each area treated as specified will be measured to the nearest 0.1 acre. Payment for treatment will be made at the contract unit price for the designated treatment which shall constitute full compensation for all materials, labor, equipment, tools, and other items necessary and incidental to the completion of the work.

Mesh or netting will be measured to the nearest square yard of surface area covered. Payment will be made at the contract unit price and shall constitute full compensation for all labor, equipment, materials and other items necessary and incidental to the completion of work, including the mesh or netting and necessary anchors.

For items of work for which specified lump sum prices are established in the contract, the quantity of seeding and mulching for protective cover will not be measured for payment. Payment for this item will be made at the contract lump sum price for the item and shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract, but not listed in the bid schedule, will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 2, Seeding

- (1) This item shall consist of furnishing and placing seed within the limits shown on the drawings and staked in the field.
- (2) Application rate of the seed given shall be on an adjusted basis to one hundred (100) percent pure live seed (PLS). Noxious weed seed content shall be prohibited, as listed on Page Ten (10), Arizona State Seed Law.
- (3) Fertilizer and soil amendments will not be required.
- (4) Mulching will not be required.
- (5) The seeding mixture shall be of the species and be applied at the rates listed below.

<u>Botanical Name</u>	<u>Common Name</u>	<u>Application Rate/Ac.</u>
Atriplex canescens	fourwing saltbush	5.0 PLS lbs.
Atriplex polycarpa	desert saltbush	1.0 PLS lbs.
Franseria deltoides	triangleleaf bursage	9.0 PLS lbs.
Plantage insularis	desert indianwheat	0.7 PLS lbs.
Festuca magalura	zorro fescue	.5 PLS lbs.
	TOTAL	16.2 PLS lbs.

- (6) Atriplex canescens (fourwing saltbush) seed shall be from a southern source having an elevation that is within one thousand (1,000) feet of the area to be planted, and it shall be dewinged.
- (7) Premixing of the seed is permitted, if the Contractor submits satisfactory evidence to the Engineer that the seed of each species in the mix will be placed at the specified application rate.
- (8) Seeding operations shall begin the First (1st) of October, and be completed before the Fifteenth (15th) of November following the completion of construction.
- (9) Seed shall be placed by the drill method to a minimum depth of one-quarter (1/4) inch and a maximum depth of one-half (1/2) inch on

slopes flatter than 3:1. Steeper slopes may be left rough, and broadcast-seeded.

- (10) Measurement and payment shall be in accordance with Section 6.

CONSTRUCTION SPECIFICATION

8. MOBILIZATION

1. SCOPE

The work shall consist of the mobilization of the Contractor's forces and equipment necessary for performing the work required under the contract.

It shall include the purchase of contract bonds; transportation of personnel, equipment, and operating supplies to the site; establishment of offices, buildings, and other necessary facilities at the site; and other preparatory work at the site.

It shall not include mobilization for any specific item of work for which payment for mobilization is provided elsewhere in the contract.

The specification covers mobilization for work required by the contract at the time of award. If additional mobilization costs are incurred during performance of the contract as a result of change or added items of work for which the Contractor is entitled to an adjustment in contract price, compensation for such costs will be included in the price adjustment for the items of work changed or added.

2. PAYMENT

Payment will be made as the work proceeds, after presentation of invoices by the Contractor showing his own mobilization costs and evidence of the charges of suppliers, subcontractors, and others for mobilization work performed by them. If the total of such payments is less than the contract lump sum for mobilization, the unpaid balance will be included in the final contract payment. Total payment will be the lump sum contract price for mobilization, regardless of actual cost to the Contractor.

Payment will not be made under this item for the purchase costs of materials having a residual value, the purchase costs of materials to be incorporated in the project, or the purchase costs of operating supplies.

Payment of the lump sum contract price for mobilization will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 3 of this specification.

3. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 3, Mobilization

- (1) This item shall consist of the mobilization of the Contractor's equipment and forces for construction of the Floodway and appurtenances.
- (2) Measurement and payment will be in accordance with Section 2.

CONSTRUCTION SPECIFICATION

10. WATER FOR CONSTRUCTION

1. SCOPE

The work shall consist of furnishing, transporting, and using water for construction purposes in accord with the applicable specifications.

2. FACILITIES AND EQUIPMENT

The Contractor shall build and maintain such access and haul roads as are needed, and shall furnish, operate, and maintain all pumps, piping, tanks, and other facilities needed to load, transport, and use the water as specified.

These facilities shall be equipped with meters, tanks, or other devices by which the volume of water supplied can be measured.

3. DUST ABATEMENT AND HAUL ROAD MAINTENANCE

Water for dust abatement and haul road maintenance shall be applied to haul roads and other dust-producing areas as needed to prevent excessive dust and to maintain the roads in good condition for efficient operation while they are in use.

4. EARTH FILL, DRAIN FILL, ROCK FILL

Water for earth fill, drain fill, or rock fill shall be used in the fill materials as specified in the applicable construction specifications.

5. CONCRETE, MORTAR, GROUT

Water used in mixing or curing concrete, pneumatically applied mortar, or other portland cement mortar or grout shall meet the requirements of the applicable construction specifications and shall be used in conformance with those specifications.

6. MEASUREMENT AND PAYMENT

For water items for which specific unit prices are established in the contract, the volume of water furnished and used in accordance with the specifications will be measured to the nearest 1000 gallons.

Except as otherwise specified, the measurement for payment will include all water needed at the construction site to perform the work required under the contract in accordance with the specifications but will not include water wasted or used in excess of the amount needed. It will not include water used in concrete which is mixed elsewhere and transported to the site.

Payment for water will be made at the contract unit price which shall be the price per 1000 gallons shown in the Bid Schedule. Such payment will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to furnishing, transporting, and using the water.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 4, Water

- (1) This item shall consist of furnishing and applying all water necessary for performance of the work described in this contract.
- (2) Water may be obtained from the Roosevelt Water Conservation District Higley, Arizona (Grant Ward Telephone 963-3414).
- (3) Measurement and payment shall be in accordance with Section 6.

CONSTRUCTION SPECIFICATION

11. REMOVAL OF WATER

1. SCOPE

The work shall consist of the removal of surface water and ground water as needed to perform the required construction in accordance with the specifications. It shall include (1) building and maintaining all necessary temporary impounding works, channels, and diversions, (2) furnishing, installing and operating all necessary pumps, piping and other facilities and equipment, and (3) removing all such temporary works and equipment after they have served their purposes.

2. DIVERTING SURFACE WATER

The Contractor shall build, maintain, and operate all cofferdams, channels, flumes, sumps, and other temporary diversion and protective works needed to divert streamflow and other surface water through or around the construction site and away from the construction work while construction is in progress. Unless otherwise specified, a diversion must discharge into the same natural drainageway in which its headworks are located.

Unless otherwise specified, the Contractor shall furnish to the Engineer, in writing, his plan for diverting surface water before beginning the construction work for which the diversion is required. Acceptance of this plan will not relieve the Contractor of responsibility for completing the work as specified.

3. DEWATERING THE CONSTRUCTION SITE

Foundations, cutoff trenches and other parts of the construction site shall be dewatered and kept free of standing water or excessively muddy conditions as needed for proper execution of the construction work. The Contractor shall furnish, install, operate and maintain all drains, sumps, pumps, casings, wellpoints, and other equipment needed to perform the dewatering as specified. Dewatering methods that cause a loss of fines from foundation areas will not be permitted.

Unless otherwise specified, the Contractor shall furnish to the Engineer, in writing, his plan for dewatering before beginning the construction work for which the dewatering is required. Acceptance of this plan will not relieve the Contractor of responsibility for completing the work as specified.

4. DEWATERING BORROW AREAS

Unless otherwise specified in Section 7, the Contractor shall maintain the borrow areas in drainable condition or otherwise provide for timely and effective removal of surface waters that accumulate, for any reason, within the borrow areas.

5. REMOVAL OF TEMPORARY WORKS

After the temporary works have served their purposes, the Contractor shall remove them or level and grade them to the extent required to present a slightly appearance and to prevent any obstruction of the flow of water or any other interference with the operation of or access to the permanent works.

Except as otherwise specified, pipes and casings shall be removed from temporary wells and the wells shall be filled to ground level with gravel or other material approved by the Engineer.

6. MEASUREMENT AND PAYMENT

For items of work for which specific lump sum prices are established in the contract, payment for diverting surface water, dewatering construction sites, and dewatering borrow areas will be made at the contract lump sum prices. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Subsidiary Item, Removal of Water

- (1) This item shall consist of the removal of surface and ground water from the construction area shown on the drawings.
- (2) No advance plan of dewatering will be required.
- (3) No separate payment will be made for the removal of water. Compensation for this work will be included in the payment for Bid Items 5, 6, 7, 9, and 10.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Subsidiary Item, Removal of Water

- (1) This item shall consist of the removal of surface and ground water from the construction area shown on the drawings.
- (2) No advance plan of dewatering will be required.
- (3) No separate payment will be made for the removal of water. Compensation for this work will be included in the payment for Bid Items 1, 2, 3, 4, 5, 8, and 10 as appropriate.

Williams-Chandler WPP, Arizona (11-3)
RWCD Floodway - Reach 2
Dip Crossing and Queen Creek Earthfill

CONSTRUCTION SPECIFICATION

21. EXCAVATION

1. SCOPE

The work shall consist of the excavation required by the drawings and specifications and disposal of the excavated materials.

2. CLASSIFICATION

Excavation will be classified as common excavation or rock excavation in accordance with the following definitions or will be designated as unclassified.

Common excavation shall be defined as the excavation of all materials that can be excavated, transported, and unloaded by the use of heavy ripping equipment and wheel tractor-scrappers with pusher tractors or that can be excavated and dumped into place or loaded onto hauling equipment by means of excavators having a rated capacity of one cubic yard and equipped with attachments (such as shovel, bucket, backhoe, dragline or clam shell) appropriate to the character of the materials and the site conditions.

Rock excavation shall be defined as the excavation of all hard, compacted or cemented materials the accomplishment of which requires blasting or the use of excavators larger than defined for common excavation. The excavation and removal of isolated boulders or rock fragments larger than one cubic yard in volume encountered in materials otherwise conforming to the definition of common excavation shall be classified as rock excavation.

Excavation will be classified according to the above definitions by the Engineer, based on his judgment of the character of the materials and the site conditions.

The presence of isolated boulders or rock fragments larger than one cubic yard in size will not in itself be sufficient cause to change the classification of the surrounding material.

For the purpose of this classification, the following definitions shall apply:

Heavy ripping equipment shall be defined as a rear-mounted, heavy duty, single-tooth, ripping attachment mounted on a tractor having a power rating of 200-300 net horsepower (at the flywheel).

Wheel tractor-scraper shall be defined as a self-loading (not elevating) and unloading scraper having a struck bowl capacity of 12-20 yards.

Pusher tractor shall be defined as a track type tractor having a power rating of 200-300 net horsepower (at the flywheel) equipped with appropriate attachments.

3. UNCLASSIFIED EXCAVATION

Items designated as "Unclassified Excavation" shall include all materials encountered regardless of their nature or the manner in which they are removed. When excavation is unclassified, none of the definitions or classifications stated in Section 2 of this specification shall apply.

4. BLASTING

The transportation, handling, storage, and use of dynamite and other explosives shall be directed and supervised by a person of proven experience and ability in blasting operations.

Blasting shall be done in such a way as to prevent damage to the work or unnecessary fracturing of the foundation and shall conform to any special requirements in Section 12 of this specification.

5. USE OF EXCAVATED MATERIALS

(Method 1) To the extent they are needed, all suitable materials from the specified excavations shall be used in the construction of required permanent earth fill or rock fill. The suitability of materials for specific purposes will be determined by the Engineer. The Contractor shall not waste or otherwise dispose of suitable excavated materials.

(Method 2) Suitable materials from the specified excavations may be used in the construction of required earth fill or rock fill. The suitability of materials for specific purposes will be determined by the Engineer.

6. DISPOSAL OF WASTE MATERIALS

(Method 1) All surplus or unsuitable excavated materials will be designated as waste and shall be disposed of at the locations shown on the drawings.

(Method 2) All surplus or unsuitable excavated materials will be designated as waste and shall be disposed of by the Contractor at sites of his own choosing away from the site of the work.

7. BRACING AND SHORING

Excavated surfaces too steep to be safe and stable if unsupported shall be supported as necessary to safeguard the work and workmen, to prevent sliding or settling of the adjacent ground, and to avoid damaging existing improvements. The width of the excavation shall be increased if necessary to provide space for sheeting, bracing, shoring, and other supporting installations. The Contractor shall furnish, place and subsequently remove such supporting installations.

8. STRUCTURE AND TRENCH EXCAVATION

Structure or trench excavation shall be completed to the specified elevations and to sufficient length and width to include allowance for forms, bracing and supports, as necessary, before any concrete or earth fill is placed or any piles are driven within the limits of the excavation.

9. BORROW EXCAVATION

When the quantities of suitable materials obtained from specified excavations are insufficient to construct the specified fills, additional materials shall be obtained from the designated borrow areas. The extent and depth of borrow pits within the limits of the designated borrow areas shall be as directed by the Engineer.

Borrow pits shall be excavated and finally dressed in a manner to eliminate steep or unstable side slopes or other hazardous or unsightly conditions.

10. OVEREXCAVATION

Excavation in rock beyond the specified lines and grades shall be corrected by filling the resulting voids with portland cement concrete made of materials and mix proportions approved by the Engineer. Concrete that will be exposed to the atmosphere when

construction is completed shall contain not less than 6 sacks of cement per cubic yard of concrete. Concrete that will be permanently covered shall contain not less than 4 1/2 sacks of cement per cubic yard. The concrete shall be placed and cured as specified by the Engineer.

Excavation in earth beyond the specified lines and grades shall be corrected by filling the resulting voids with approved compacted earth fill, except that, if the earth is to become the subgrade for riprap, rock fill, sand or gravel bedding, or drain fill, the voids may be filled with material conforming to the specifications for the riprap, rock fill, bedding or drain fill.

11. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of each type and class of excavation within the specified pay limits will be measured and computed to the nearest cubic yard by the method of average cross-sectional end areas. Regardless of quantities excavated, the measurement for payment will be made to the specified pay limits, except that excavation outside the specified lines and grades directed by the Engineer to remove unsuitable material will be included, but only to the extent that the unsuitable condition is not a result of the Contractor's operations.

(Method 1) The pay limits shall be as designated on the drawings.

(Method 2) The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavation is performed within areas designated for previous excavation or fill the upper limit shall be modified ground surface resulting from the specified previous excavation or fill.
- b. The lower and lateral limits shall be the neat lines and grades shown on the drawings.

(Method 3) The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavation is performed within areas designated

for previous excavation or fill and the upper limit shall be the modified ground surface resulting from the specified previous excavation or fill.

- b. The lower and lateral limits shall be the true surface of the completed excavation as authorized by the Engineer.

(Method 4) The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed prior to the start of construction operations except that where excavation is performed within areas designated for previous excavation or fill the upper limit shall be the modified ground surface resulting from the specified previous excavation or fill.
- b. The lower limit shall be at the bottom surface of the proposed structure.
- c. The lateral limits shall be 18 inches outside of the outside surfaces of the proposed structure or shall be vertical planes 18 inches outside of and parallel to the footings, whichever gives the larger pay quantity, except as provided in d, below.
- d. For trapezoidal channel linings or similar structures that are to be supported upon the sides of the excavation without intervening forms, the lateral limits shall be at the underside of the proposed lining or structure.
- e. For the purpose of the definitions in b, c, and d, above, any specified bedding or drain fill directly beneath or beside the structure will be considered to be a part of the structure.

(Use with all Methods) Payment for each type and class of excavation will be made at the contract unit price for that type and class of excavation. Such payment will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to the performance of the work, except that extra payment for backfilling required overexcavation will be made in accordance with the following provisions:

- a. Payment for backfilling overexcavation, as specified in Section 10 of this specification, will be made only if the excavation outside specified lines and grades is directed by the Engineer to remove unsuitable material and if the unsuitable condition is not a result of the Contractor's operations.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 12 of this specification.

12. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 5, Earth Channel Excavation, Common

- (1) This item shall consist of all excavation required to construct:
 - (a) The floodway, including entrance channel, between Stations 981+00+ and 1125+71.10 and between Stations 1160+16.60 and 1216+50+ centerline floodway, as shown on the drawings.
 - (b) The maintenance ramps at Station 985+00+, Station 1004+00+, Station 1024+00+, Station 1049+00+, Station 1060+00+, Station 1110+00+, Station 1168+35+, Station 1188+35+, and Station 1205+00+.
- (2) In Section 5, Use of Excavated Material, Method 1 shall apply. Suitable materials resulting from this excavation and not required for Bid Item 9, Structure Backfill, and Bid Item 10, Earth Fill, will be spoiled in the areas shown on the drawings.
- (3) In Section 6, Disposal of Waste Material, Method 1 shall apply.
- (4) Measurement and payment will be by Method 2, and will include compensation for Subsidiary Item, Removal of Water, and Subsidiary Item, Spoil Disposal.

b. Bid Item 6, R/C Channel Excavation, Common

- (1) This item shall consist of all excavation required for the installation of the reinforced concrete channel, including cutoffs, drains, wingwalls, maintenance roads and ditches, between Stations 1125+71.10 and 1160+16.60, as shown on the drawings.
- (2) In Section 5, Use of Excavated Material, Method 1 shall apply.
- (3) In Section 6, Disposal of Waste Materials, Method 1 shall apply.
- (4) Measurement and payment will be by Method 1, and will include compensation for Subsidiary Item, Removal of Water.

c. Bid Item 7, Structure Excavation, Common

- (1) This item shall consist of all excavation required for the installation of inlet Nos. 1 through 30.
- (2) In Section 5, Use of Excavated Materials, Method 1 shall apply.
- (3) In Section 6, Disposal of Waste Materials, Method 1 shall apply.
- (4) Measurement and payment will be by Method 1, and will include compensation for Subsidiary Item, Removal of Water.

12. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 1, Dip Crossing Excavation, Common

- (1) This item shall consist of all excavation between Station 1089+31 and Station 1091+52+, centerline Floodway, in excess of specified channel excavation required to construct the Dip Crossing, except structure excavation for the concrete cutoff walls, as shown on the drawings and staked in the field.
- (2) In Section 5, Use of Excavated Materials, Method 1 shall apply.
- (3) In Section 6, Disposal of Waste Materials, Method 1 shall apply.
- (4) Measurement and payment will be by Method 2 and will include compensation for Subsidiary Item, Removal of Water.

b. Bid Item 2, Structure Excavation, Common

- (1) This item shall consist of all excavation required to construct concrete cutoff walls for the Dip Crossing as shown on the drawings and staked in the field.
- (2) In Section 5, Use of Excavated Materials, Method 1 shall apply.
- (3) In Section 6, Disposal of Waste Materials, Method 1 shall apply.
- (4) Measurement and payment will be by Method 4 and will include compensation for Subsidiary Item, Removal of Water.

c. Bid Item 10, Road Relocation

- (1) This item shall consist of all excavation and grading required for the relocation of the road between Station 1110+09+ and Station 1117+55+, as shown on the drawings and as staked in the field.
- (2) In Section 5, Use of Excavated Materials, Method 1 shall apply.
- (3) In Section 6, Disposal of Waste Materials, Method 1 shall apply.
- (4) Measurement and payment will be by the nearest whole linear foot of road relocated, and will include compensation for Subsidiary Item, Removal of Water.

CONSTRUCTION SPECIFICATION

23. EARTH FILL

1. SCOPE

The work shall consist of the construction of earth embankments and other earth fills required by the drawings and specifications.

2. MATERIALS

All fill materials shall be obtained from required excavations and designated borrow areas. The selection, blending, routing and disposition of materials in the various fills shall be subject to approval by the Engineer.

Fill materials shall contain no sod, brush, roots or other perishable materials. Rock particles larger than the maximum size specified for each type of fill shall be removed prior to compaction of the fill.

The types of materials used in the various fills shall be as listed and described in the specifications and drawings.

3. FOUNDATION PREPARATION

Foundations for earth fill shall be stripped to remove vegetation and other unsuitable materials or shall be excavated as specified.

Except as otherwise specified, earth foundation surfaces shall be graded to remove surface irregularities and shall be scarified parallel to the axis of the fill or otherwise acceptably scored and loosened to a minimum depth of 2 inches. The moisture content of the loosened material shall be controlled as specified for the earth fill, and the surface materials of the foundation shall be compacted and bonded with the first layer of earth fill as specified for subsequent layers of earth fill.

Earth abutment surfaces shall be free of loose, uncompacted earth in excess of two inches in depth normal to the slope and shall be at such a moisture content that the earth fill can be compacted against them to effect a good bond between the fill and the abutments.

Rock foundation and abutment surfaces shall be cleared of all loose materials by hand or other effective means and shall be free of standing water when fill is placed upon them. Occasional rock outcrops in earth foundations for earth fill, except in dams and other structures designed to restrain the movement of water, shall not require special treatment if they do not interfere with compaction of the foundation and initial layers of the fill or the bond between the foundation and the fill.

Foundation and abutment surfaces shall be not steeper than 1 horizontal to 1 vertical unless otherwise specified. Test pits or other cavities shall be filled with compacted earth fill conforming to the specifications for the earth fill to be placed upon the foundation.

4. PLACEMENT

Fill shall not be placed until the required excavation and foundation preparation have been completed and the foundation has been inspected and approved by the Engineer. Fill shall not be placed upon a frozen surface, nor shall snow, ice, or frozen material be incorporated in the fill.

Fill shall be placed in approximately horizontal layers. The thickness of each layer before compaction shall not exceed the maximum thickness specified. Materials placed by dumping in piles or windrows shall be spread uniformly to not more than the specified thickness before being compacted. Hand compacted fill, including fill compacted by manually directed power tampers, shall be placed in layers whose thickness before compaction does not exceed the maximum thickness specified for layers of fill compacted by manually directed power tampers.

Adjacent to structures, fill shall be placed in a manner which will prevent damage to the structures and will allow the structures to assume the loads from the fill gradually and uniformly. The height of the fill adjacent to a structure shall be increased at approximately the same rate on all sides of the structure.

Earth fill in dams, levees and other structures designed to restrain the movement of water shall be placed so as to meet the following additional requirements:

- a. The distribution of materials throughout each zone shall be essentially uniform, and the fill shall be free from lenses, pockets, streaks or layers of material differing substantially in texture or gradation from the surrounding material.

- b. If the surface of any layer becomes too hard and smooth for proper bond with the succeeding layer, it shall be scarified parallel to the axis of the fill to a depth of not less than 2 inches before the next layer is placed.
- c. The top surfaces of embankments shall be maintained approximately level during construction, except that a crown or cross-slope of not less than 2 percent shall be maintained to insure effective drainage, and except as otherwise specified for drain fill zones. If the drawings or specifications require or the Engineer directs that fill be placed at a higher level in one part of an embankment than another, the top surface of each part shall be maintained as specified above.
- d. Dam embankments shall be constructed in continuous layers from abutment to abutment except where openings to facilitate construction or to allow the passage of stream flow during construction are specifically authorized in the contract.
- e. Embankments built at different levels as described under c or d above shall be constructed so that the slope of the bonding surfaces between embankment in place and embankment to be placed is not steeper than 3 feet horizontal to 1 foot vertical. The bonding surface of the embankment in place shall be stripped of all loose material, and shall be scarified, moistened and recompacted when the new fill is placed against it as needed to insure a good bond with the new fill and to obtain the specified moisture content and density in the junction of the in place and new fill.

5. CONTROL OF MOISTURE CONTENT

During placement and compaction of fill, the moisture content of the materials being placed shall be maintained within the specified range.

The application of water to the fill materials shall be accomplished at the borrow areas insofar as practicable. Water may be applied by sprinkling the materials after placement on the fill, if necessary. Uniform moisture distribution shall be obtained by discing, blading or other approved methods prior to compaction of the layer.

Material that is too wet when deposited on the fill shall either be removed or be dried to the specified moisture content prior to compaction.

If the top surface of the preceding layer of compacted fill or a foundation or abutment surface in the zone of contact with the fill becomes too dry to permit suitable bond it shall be scarified and moistened by sprinkling to an acceptable moisture content prior to placement of the next layer of fill.

6. COMPACTION

Earth fill shall be compacted according to the following requirements for the class of compaction specified:

Class A compaction. Each layer of fill shall be compacted as necessary to make the density of the fill matrix not less than the minimum density specified. The fill matrix is defined as the portion of the fill material finer than the maximum particle size used in the compaction test method specified.

Class B compaction. Each layer of fill shall be compacted to a mass density not less than the minimum density specified.

Class C compaction. Each layer of fill shall be compacted by the specified number of passes of the type and weight of roller or other equipment specified, or by an approved equivalent method. Each pass shall consist of at least one passage of the roller wheel or drum over the entire surface of the layer.

Fill adjacent to structures shall be compacted to a density equivalent to that of the surrounding fill by means of hand tamping if permitted by the Contracting Officer, or manually directed power tampers or plate vibrators. Heavy equipment shall not be operated within 2 feet of any structure. Vibrating rollers shall not be operated within 5 feet of any structure. Compaction by means of drop weights operating from a crane or hoist will not be permitted.

The passage of heavy equipment will not be allowed: (1) over cast-in-place conduits prior to 14 days after placement of the concrete; (2) over cradled precast conduits prior to 7 days after placement of the concrete cradle; or (3) over any type of conduit until the backfill has been placed above the top surface of the structure to a height equal to one-half the clear span width of the structure or pipe or 2 feet, whichever is greater.

Compacting of fill adjacent to structures shall not be started until the concrete has attained the strength specified in Section 10 for this purpose. The strength will be determined by compression testing of test cylinders cast by the Engineer for this purpose and cured at the work site in the manner specified in ASTM Method C 31 for determining when a structure may be put into service.

When the required strength of the concrete is not specified as described above, compaction of fill adjacent to structures shall not be started until the following time intervals have elapsed after placement of the concrete.

<u>Structure</u>	<u>Time Interval</u>
Retaining walls and counterforts	14 days
Walls backfilled on both sides simultaneously	7 days
Conduits and spillway risers, cast-in-place (with inside forms in place)	7 days
Conduits and spillway risers, cast-in-place (inside forms removed)	14 days
Conduits, precast, cradled	2 days
Conduits, precast, bedded	1 day
Antiseep collars and cantilever outlet bents	3 days

7. REMOVAL AND PLACEMENT OF DEFECTIVE FILL

Fill placed at densities lower than the specified minimum density or at moisture contents outside the specified acceptable range of moisture content or otherwise not conforming to the requirements of the specifications shall be reworked to meet the requirements or removed and replaced by acceptable fill. The replacement fill and the foundation, abutment and fill surfaces upon which it is placed shall conform to all requirements of this specification for foundation preparation, approval, placement, moisture control and compaction.

8. TESTING

During the course of the work, the Engineer will perform such tests as are required to identify materials, to determine compaction characteristics, to determine moisture content, and to determine density of fill in place. These tests performed by the Engineer will be used to verify that the fills conform to the requirements of the specifications. Such tests are not intended to provide the Contractor with the information required by him for the proper execution of the work and their performance shall not relieve the Contractor of the necessity to perform tests for that purpose.

Densities of fill requiring Class A compaction will be determined by the Engineer in accordance with ASTM Method D 1556 (or by equivalent methods), except that the volume and moist weight of included rock particles larger than those used in the compaction test method specified for the type of fill will be determined and deducted from the volume and moist weight of the total sample prior to computation of density. The density so computed will be used to determine the percent compaction of the fill matrix.

9. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of each type and compaction class of earth fill within the specified zone boundaries and pay limits will be measured and computed to the nearest cubic yard by the method of average cross-sectional end areas. Unless otherwise specified, no deduction in volume will be made for embedded conduits and appurtenances.

The pay limits shall be as defined below, with the further provision that earth fill required to fill voids resulting from overexcavation of the foundation, outside the specified lines and grades, will be included in the measurement for payment only where such overexcavation is directed by the Engineer to remove unsuitable material and where the unsuitable condition is not a result of the Contractor's operations.

(Method 1) The pay limits shall be as designated on the drawings.

(Method 2) The pay limits shall be the measured surface of the foundation when approved for placement of the fill and the specified neat lines of the fill surface.

(Method 3) The pay limits shall be the measured surface of the foundation when approved for placement of the fill and the measured surface of the completed fill.

(Method 4) The pay limits shall be the specified pay limits for excavation and the specified neat lines of the fill surface.

(Method 5) The pay limits shall be the specified pay limits for excavation and the measured surface of the completed fill.

(Use method 6 or 7 with all method 1 through 5)

(Method 6) Payment for each type and compaction class of earth fill will be made at the contract unit price for that type and compaction class of fill. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the performance of the work.

(Method 7) Payment for each type and compaction class of earth fill will be made at the contract unit price for that type and compaction class of fill. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the performance of the work, except furnishing, transporting, and applying water to the foundation and fill materials.

10. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 9, Structure Backfill

- (1) This item shall consist of placing and compacting backfill around the following structures, as shown on the drawings:
 - (a) Inlet Nos. 28, 29 and 30.
 - (b) Reinforced concrete channel.
- (2) Backfill material shall consist of suitable CL's, ML's, SC's and SM's (Unified Soil Classification System) obtained from the required excavation as approved by the Engineer. The material shall contain a minimum of 15 percent passing the #200 sieve when determined on a dryweight basis, in accordance with ASTM D 1140.
- (3) In Section 6, Compaction, Class A shall apply. The fill matrix shall be compacted to at least 95 percent of the maximum density obtained in Method A, ASTM D 698 (Standard Proctor Test) or the Rapid Compaction Test (Test No. S-6) S.C.S. National Engineering Handbook, Section 19.
- (4) The maximum size of rock fragments incorporated in the fill shall be three (3) inches.
- (5) The maximum thickness of a layer before compaction shall be six (6) inches.
- (6) The moisture content of the material incorporated in the fill shall be maintained within the range of three (3) percentage points below to one (1) percentage point above the optimum moisture content.
- (7) Measurement and payment will be by Methods 4 and 7, and will include compensation for Subsidiary Item, Removal of Water. Deduction in volume will be made for embedded conduit and appurtenances.

b. Bid Item 10, Earth Fill

- (1) This item shall consist of placing and compacting all earth fill required to construct the floodway between Stations 981+00₊ and 1216+50₊, as shown on the drawings.
- (2) Fill material shall consist of suitable CL's, ML's, SC's, and SM's (Unified Soil Classification System) obtained from the required excavation, as approved by the Engineer.

The general location of suitable materials is as follows:

From Station 981+05₊ to Station 1010+70₊, lying generally between 1.0 foot and 8.0 feet below the existing ground line.

From Station 1010+70+ to Station 1025+70+, lying generally between 1.0 foot and 9.0 feet below the existing ground line.

From Station 1025+70+ to Station 1098+70+, lying generally between 1.0 foot and 6.0 feet below the existing ground line.

From Station 1098+70+ to Station 1162+70+, lying generally between 1.0 foot and 9.0 feet below the existing ground line.

From Station 1162+70+ to Station 1174+70+, lying generally between 1.0 and 8.0 feet below the existing ground line.

From Station 1179+70+ to Station 1112+50+, lying generally between 1.0 and 8.0 feet below the existing ground line.

- (3) In Section 6, Compaction, Class A shall apply. The fill matrix shall be compacted to at least 95 percent of the maximum density obtained in compaction tests of the fill materials performed by Method A, ASTM D 698 (Standard Proctor Test) or Rapid Compaction. Test (Test No. S-6) S.C.S. National Engineering Handbook, Section 19.
- (4) The maximum size of rock fragments incorporated in the fill shall be six (6) inches.
- (5) The maximum thickness of a layer before compaction shall be nine (9) inches.
- (6) The moisture content of the material incorporated in the fill shall be maintained within the range of three (3) percentage points below to one (1) percentage point above the optimum moisture content.
- (7) Measurement and payment will be by Methods 1 and 7, and will include compensation for Subsidiary Item, Removal of Water.

c. Subsidiary Item, Spoil Disposal

- (1) This item shall consist of placing or stockpiling all spoil in the spoil disposal areas, as shown on the drawings.
- (2) Spoil material shall consist of all material resulting from the required excavations not needed to construct the floodway.
- (3) Section 6, Compaction, does not apply to this item.
- (4) Spoil material shall be placed in layers not to exceed two (2) feet in depth.
- (5) The finished surface shall not vary more than one-half (0.5) foot, plus or minus, from the average grade.

- (6) Fill slopes resulting from the deposition of spoil shall not be steeper than 2:1 on the east and west sides and 4:1 on the north and south ends.
- (7) No special moisture content of spoil material will be required.
- (8) No separate payment will be made for spoil disposal. Compensation for this work will be included in the payment for Bid Item 5, Channel Excavation, Common.

10. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 3, Structure Backfill

- (1) This item shall consist of placing and compacting backfill around the concrete cutoff walls for the Dip Crossing, as shown on the drawings.
- (2) Backfill material shall consist of suitable CL's, ML's, SC's and SM's (Unified Soil Classification System) obtained from the required excavation as approved by the Engineer. The material shall contain a minimum of 15 percent passing the #200 sieve when determined on a dry weight basis, in accordance with ASTM D 1140.
- (3) In Section 6, Compaction, Class A shall apply. The fill matrix shall be compacted to at least 95 percent of the maximum density obtained in compaction tests of the fill materials performed by Method A, ASTM D 698 (Standard Proctor Test), or Rapid Compaction Test (Test No. S-6) S.C.S. National Engineering Handbook, Section 19.
- (4) The maximum size of rock fragments incorporated in the fill shall be three (3) inches.
- (5) The maximum thickness of a layer before compaction shall be six (6) inches.
- (6) The moisture content of the material incorporated in the fill shall be maintained within the range of three (3) percentage points below to one (1) percentage point above the optimum moisture content.
- (7) Measurement and payment will be my Methods 4 and 7 and will include compensation for Subsidiary Item, Removal of Water.

b. Bid Item 4, Queen Creek Earthfill

- (1) This item shall consist of excavating, transporting and placing all material required to fill the existing Queen Creek channel and adjacent waste way east of the SPRR to existing field elevations as shown on the drawings and staked in the field.

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- (2) Fill material shall consist of all existing dike material adjacent to the Queen Creek channel and wasteway and stockpiled material excavated from the Floodway required to complete the work.
- (3) The contractor shall place a minimum of three (3) feet depth of CL's, ML's, SC's and SM's (Unified Soil Classification System) at the surface of the finished fill.
- (4) Section 6, Compaction, will not apply to this item.
- (5) The maximum thickness of each layer shall not exceed two (2) feet.
- (6) No special moisture content of the fill material will be required during placing.
- (7) The finished surface of the fill areas shall not vary more than one-half (.05) foot, plus or minus, from the average grade and shall be equivalent to the existing field elevations on each side of the spoil area.
- (8) Measurement and payment will be by Methods 3 and 7.

c. Subsidiary Item, Spoil Disposal

- (1) This shall consist of placing and smoothing all spoil placed in the spoil disposal areas.
- (2) Spoil material shall consist of all material resulting from the required excavations not needed to construct the floodway and Dip Crossing.
- (3) Section 6, Compaction, does not apply to this item.
- (4) The maximum thickness of each layer before smoothing the surface shall not exceed two (2) feet.
- (5) The finished surface shall not vary more than one half (0.5) foot, plus or minus, from the average grade.
- (6) Fill slopes resulting from the desposition of spoil shall not be steeper than 2:1 on the east and west sides and 4:1 on the north and south ends.
- (7) No special moisture content of spoil material will be required.
- (8) No separate payment will be made for spoil disposal. Compensation for this work will be included in the payment for Bid Item 1, Dip Crossing Excavation, Common.

CONSTRUCTION SPECIFICATION

24. DRAIN FILL

1. SCOPE

The work shall consist of furnishing, placing and compacting drain fill required in the construction of structure drains and filters.

2. MATERIALS

(Method 1) Drain fill materials shall conform to the requirements of Material Specification 521. At least 30 days prior to delivery of the materials to the site the Contractor shall inform the Contracting Officer in writing of the source from which he intends to obtain them. The Contractor shall provide the Engineer free access to the source for the purpose of obtaining samples for testing.

(Method 2) Drain fill materials shall be sand, gravel or crushed stone or mixtures thereof obtained from the specified sources. They shall be selected as necessary to avoid the inclusion of organic matter, clay balls, excessive fine particles or other substances that would interfere with their free-draining properties.

3. BASE PREPARATION

Foundation surfaces and trenches shall be clean and free of organic matter, loose soil, foreign substances, and standing water when the drain fill is placed. Earth surfaces upon or against which drain fill will be placed shall not be scarified.

4. PLACEMENT

Drain fill shall not be placed until the subgrade has been inspected and approved by the Engineer. Drain fill shall not be placed over or around pipe or drain tile until the installation of the pipe or tile has been inspected and approved.

Drain fill shall be placed uniformly in layers not more than 12 inches deep before compaction. When compaction is accomplished by manually controlled equipment, the layers shall be not more than 8 inches deep. The material shall be placed in a manner to avoid segregation of particle sizes and to insure the continuity and integrity of all zones. No foreign materials shall be allowed to become intermixed with or otherwise contaminate the drain fill.

Traffic shall not be allowed to cross over drains at random. Equipment crossovers shall be maintained, and the number and location of such crossovers shall be established and approved prior to the beginning of drain fill placement. Each crossover shall be cleaned of all contaminating materials and shall be inspected and approved by the Engineer before additional drain fill is placed.

Any damage to the foundation surface or to the sides or bottoms of trenches occurring during placement of drain fill shall be repaired before drain fill placement is continued.

The upper surface of drain fill constructed concurrently with adjacent zones of earth fill shall be maintained at an elevation at least one foot above the upper surface of the adjacent fill.

Drain fill over or around pipe or drain tile shall be placed in a manner to avoid any displacement of the pipe or tile in line or grade.

5. CONTROL OF MOISTURE

The moisture content of drain fill materials shall be controlled as specified in Section 9. When the addition of water is required, it shall be applied in such a way as to avoid excessive wetting of adjacent earth fill. Except as specified in Section 9, control of the moisture content will not be required.

6. COMPACTION

Drain fill shall be compacted according to the following requirements for the class of compaction specified:

Class A compaction. Each layer of drain fill shall be compacted to a relative density of not less than 70 percent as determined by ASTM Method D 2049-64T.

Class I compaction. Each layer of drain fill shall be compacted by at least 2 passes, over the entire surface, of a steel-drum vibrating roller weighing not less than 5 tons and exerting a vertical vibrating force of not less than 20,000 pounds at least 1200 times per minute, or by an approved equivalent method.

Class II compaction. Each layer of drain fill shall be compacted by one of the following methods or by an approved equivalent method:

- a. At least 2 passes, over the entire surface, of a pneumatic-tired roller exerting a pressure of not less than 75 pounds per square inch.
- b. At least 4 passes, over the entire surface, of the track of a crawler-type tractor weighing not less than 20 tons.
- c. Controlled movement of the hauling equipment so that the entire surface is traversed by not less than one tread track of the loaded equipment.

Class III compaction. No compaction will be required beyond that resulting from the placing and spreading operations.

When compaction other than Class III compaction is specified materials placed in trenches or other locations inaccessible to heavy equipment shall be compacted by means of manually controlled pneumatic or vibrating tampers or by approved equivalent methods.

7. TESTING

The Engineer will perform such tests as are required to verify that the drain fill materials and the drain fill in place meet the requirements of the specifications. These tests are not intended to provide the Contractor with the information he needs to assure that the materials and workmanship meet the requirements of the specifications, and their performance will not relieve the Contractor of the responsibility of performing his own tests for that purpose.

8. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the volume of drain fill within the neat lines shown on the drawings or limits established by the Engineer will be measured and computed to the nearest cubic yard. Where the Engineer directs placement of drain fill outside the neat lines to replace unsuitable foundation material, the volume of such drain fill will be included, but only to the extent that the unsuitable condition is not a result of the Contractor's operations.

Payment for drain fill will be made at the contract unit price for each type of drain fill, complete in place. Except as otherwise specified in Section 9, such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the performance of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 9 of this specification.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 11, Drain Fill

- (1) This item shall consist of furnishing and placing the drain fill materials in the locations shown on the drawings.
- (2) In Section 2, Materials, Method 1 shall apply.
- (3) The gradation of the drain fill shall meet the following requirements:

<u>Sieve Size</u>	<u>Percent Passing (Dry Weight Basis)</u>
2"	100
1"	90 - 100
1/2"	80 - 98
3/8"	75 - 92
#4	50 - 78
#10	20 - 44
#20	0 - 10
#30	0 - 5

- (4) Drain fill shall be placed in horizontal layers not to exceed 18 inches deep.
- (5) In Section 6, Compaction, Class III shall apply.
- (6) The moisture content shall be maintained in a range, as determined by the Engineer, that will minimize segregation.
- (7) The material passing the #200 sieve shall be non-plastic.
- (8) Measurement and payment will be in accordance with Section 8.

CONSTRUCTION SPECIFICATION

31. CONCRETE

1. SCOPE

The work shall consist of furnishing, forming, placing, finishing and curing portland cement concrete as required to build the structures named in Section 26 of this specification.

2. MATERIALS

Portland cement shall conform to the requirements of Material Specification 531 for the specified type. One brand only of any type of cement shall be used in any single structure as defined in Section 26.

Aggregates shall conform to the requirements of Material Specification 522 unless otherwise specified. The grading of coarse aggregates shall be as specified in Section 26.

Water used in mixing or curing concrete shall be clean and free from injurious amounts of oil, salt, acid, alkali, organic matter or other deleterious substances.

Air-entraining admixtures shall conform to the requirements of Material Specification 532. If air-entraining cement is used, any additional air-entraining admixture shall be of the same type as that in the cement.

Water-reducing, set-retarding admixtures shall conform to the requirements of Material Specification 533.

Shear plates shall conform to the requirements of Material Specification 581 for structural quality or commercial or merchant quality steel. Structural quality shall be used if specifically designated in the drawings or specifications.

Preformed expansion joint filler shall conform to the requirements of Material Specification 535.

Waterstops shall conform to the requirements of Material Specifications 537 and 538 for the specified kinds.

Curing compound shall conform to the requirements of Material Specification 534.

3. CLASSES OF CONCRETE

(Method 1)

Concrete shall be classified according to the required compressive strength. The strength of the concrete at 28 days shall equal or exceed the Minimum Compressive Strength tabulated below for the class of concrete specified.

<u>Class of Concrete</u>	<u>Minimum Compressive Strength at 28 days (psi)</u>
5000	5000
4000	4000
3000	3000
2500	2500

(Method 2)

Concrete shall be classified as follows:

<u>Class of Concrete</u>	<u>Maximum Net Water Content (gallons/bag)</u>	<u>Minimum Cement Content (bags/cu. yd.)</u>
5000X	5	7
4000X	6	6
3000X	7	5
2500X	8	4 1/2

4. AIR CONTENT AND CONSISTENCY

Unless otherwise specified the air content (by volume) of the concrete at the time of placement shall be:

<u>Maximum Size Agregate</u>	<u>Air Content (%)</u>
3/8 inch to 1/2 inch	6 to 9
Over 1/2 inch to 1 inch	5 to 8
Over 1 inch to 2 1/2 inches	4 to 7

The consistency of the concrete shall be such as to allow it to be worked into place without segregation or excessive laitance. Unless otherwise specified, the slump shall be:

<u>Type of Structure</u>	<u>Slump (inches)</u>
Massive sections, pavements, footings	2 ± 1/2
Heavy beams, thick slabs, thick walls (over 12 in.)	3 ± 1/2
Columns, light beams, thin slabs, thin walls (12 in. or less)	4 ± 1

5. DESIGN OF THE CONCRETE MIX

(Method 1) (For use with Method 1 in Section 3.)

The Contractor shall be responsible for the design of the concrete mixtures. At least 5 days prior to any placement of concrete he shall furnish the Contracting Officer a statement of the materials and mix proportions (including admixtures, if any) he intends to use for each specified class of concrete. The statement shall include evidence satisfactory to the Engineer that the materials and proportions selected will produce concrete of the quality, consistency and strength specified.

The materials and proportions so stated shall constitute the "job mix." After a job mix has been designated, neither the source, character or grading of the aggregates nor the type or brand of cement or admixture shall be changed without prior notice to the Engineer and establishment of a new job mix supported by evidence, as required for the initial job mix, that the proposed new materials and mix proportions will produce concrete of the quality, consistency, and strength specified.

When specified, a water-reducing, set-retarding admixture shall be used. When conditions are such that the temperature of the concrete at the time of placement is consistently above 75°F, a water-reducing, set-retarding admixture may be used, at the option of the Contractor. The cement content shall be same as that required in the mix without the admixture.

The use of calcium chloride or other accelerators or antifreeze compounds will not be allowed.

Before placing concrete containing a water-reducing, set-retarding admixture, the Contractor shall furnish test results to the Engineer showing that its performance in the job mix meets the requirements of Material Specification 533, Section 4.

(Method 2) (For use with Method 2 in Section 3.)

At least 35 days prior to any placement of concrete the Contractor shall inform the Contracting Officer in writing of the source and grading of aggregates and the brand and type of cement and the brand and type of admixture, if any, he proposes to use for each class of concrete, and shall furnish certifications or other

evidence satisfactory to the Engineer that the proposed materials meet the requirements of the specifications.

When acceptable sources, types and gradings of aggregates are designated in the contract, certifications for such aggregates will not be required.

Job mix proportions and batch weights will be determined by the Engineer. During the course of the work, the Engineer will adjust the job mix proportions and batch weights whenever necessary.

After the job mix has been designated, neither the source, character or grading of the aggregates nor the type or brand of cement or admixture shall be changed without prior notice to the Engineer.

If such changes are necessary, no concrete containing such new or altered materials shall be placed until the Engineer has designated a revised job mix.

When specified, a water reducing, set-retarding admixture shall be used. When conditions are such that the temperature of the concrete at the time of placement is consistently above 75°F, a water-reducing, set-retarding admixture may be used, at the option of the Contractor. The cement content shall be same as that required in the mix without the admixture.

The use of calcium chloride or other accelerators or antifreeze compounds will not be allowed.

When it is anticipated that a water-reducing, set-retarding admixture will be used, the Contractor shall furnish to the Engineer a sample of the admixture he proposes to use sufficient for the tests required by Material Specification 533, Section 4. Concrete containing the admixture shall not be placed until test results have been obtained showing that its performance in the job mix meets the requirements of Material Specification 533, Section 4.

6. INSPECTING AND TESTING

The following tests will be performed by the methods indicated:

<u>Test</u>	<u>Method</u> <u>(ASTM Designation)</u>
Sampling	C 172 ¹
Slump Test	C 143 ¹

<u>Test</u>	<u>Method (ASTM Designation)</u>
Air Content	C 231 ¹ or C 173 ¹
Compression Test Specimens	C 31 ¹ or C 42
Compressive Strength	C 39 ² or C 42
Unit Weight	C 138

¹Tests of a portion of a batch may be made on samples representative of that portion for any of the following purposes:

- (1) Determining uniformity of the batch.
- (2) Checking compliance with requirements for slump and air content when the batch is discharged over an extended period of time.
- (3) Checking compliance of the concrete with the specifications when the whole amount being placed in a small structure, or a distinct portion of a larger structure, is less than full batch.

²For each strength test of specimens made according to ASTM Designation C 31, 3 standard test specimens shall be made. The test result shall be the average of the strengths of the 3 specimens, except that if one specimen in the test shows manifest evidence of improper sampling, molding or testing, it shall be discarded and the strengths of the remaining 2 specimens shall be averaged. Should more than one specimen representing a test show such defects, the entire test shall be discarded.

The Engineer shall have free entry to the plant and equipment furnishing concrete under the contract. Proper facilities shall be provided for the Engineer to inspect materials, equipment and processes and to obtain samples of the concrete. All tests and inspections will be conducted so as not to interfere unnecessarily with the manufacture and delivery of the concrete.

7. HANDLING AND MEASUREMENT OF MATERIALS

Aggregates shall be stored or stockpiled in such a manner that separation of coarse and fine particles of each size will be avoided and that various sizes will not become intermixed before proportioning. Methods of handling and transporting aggregates shall be such as to avoid contamination, excessive breakage, segregation or degradation, or intermingling of various sizes.

Scales for weighing aggregates and cement shall be beam type or springless dial type. They shall be accurate within 1 percent under operating conditions. All exposed fulcrums, clevises and similar working parts of scales shall be kept clean.

The quantities of cement and aggregates in each batch of concrete, as indicated by the scales, shall be within the following percentages of the required batch weights:

Cement - plus or minus 1.0 percent

Aggregates - plus or minus 2.0 percent

Measuring tanks for mixing water shall be of adequate capacity to furnish the maximum amount of mixing water required per batch and shall be equipped with outside taps and valves to provide for checking their calibration unless other means are provided for readily and accurately determining the amount of water in the tank.

Except as otherwise provided in Section 8, cement and aggregates shall be measured as follows:

Cement shall be measured by weight or in bags of 94 lbs. each. When cement is measured by weight, it shall be weighed on a scale separate from that used for other materials, and in a hopper entirely free and independent of the hopper used for weighing the aggregates. When cement is measured in bags, no fraction of a bag shall be used unless weighed.

Aggregates shall be measured by weight. Mix proportions shall be based on saturated, surface-dry weights. The batch weight of each aggregate shall be the required saturated, surface-dry weight plus the weight of surface moisture it contains.

Mixing water shall consist of water added to the batch, ice added to the batch, water occurring as surface moisture on the aggregates and water introduced in the form of admixtures. The added water shall be measured by weight or volume to an accuracy of 1 percent of the required total mixing water. Added ice shall be measured by weight. Wash water shall not be used as a portion of the mixing water for succeeding batches.

Dry admixtures shall be measured by weight, and paste or liquid admixtures by weight or volume, within a limit of accuracy of 3 percent.

8. MIXERS AND MIXING

Concrete may be furnished by batch mixing at the site of the work or by ready-mix methods.

Mixers shall be capable of thoroughly mixing the concrete ingredients into a uniform mass within the specified mixing time and of discharging the mix without segregation. Each mixer or agitator shall bear a manufacturer's rating plate indicating the rated capacity and recommended speed of rotation, and shall be operated in accordance with these recommendations.

Concrete shall be uniform and thoroughly mixed when delivered to the work. Variations in slump of more than 1 inch within a batch will be considered evidence of inadequate mixing and shall be corrected by changing batching procedures, increasing mixing time, changing mixers or other means. Mixing time shall be within the limits specified below unless the Contractor demonstrates by mixer performance tests that adequate uniformity is obtained by different times of mixing. For this purpose the testing program and uniformity requirements shall be as set forth in ASTM Designation C 94.

No mixing water in excess of the amount called for by the job mix shall be added to the concrete during mixing or hauling or after arrival at the delivery points.

Batch mixing at the site. For concrete mixed at the site of the work with paving mixers or stationary construction mixers, the time of mixing after all cement and aggregates are in the mixer drum shall be not less than 1-1/2 minutes.

The batch shall be so charged into the mixer that some water will enter in advance of the cement and aggregates and all mixing water shall be introduced into the drum before one-fourth of the mixing time has elapsed.

Controls shall be provided to insure that the batch cannot be discharged until the required mixing time has elapsed.

If truck mixers are used, the requirements below for truck mixers and truck-mixed concrete shall apply.

Volumetric batching and continuous mixing at the site. Unless otherwise specified, volumetric batching and continuous mixing at the construction site will be permitted if approved by the Contracting Officer. The batching and mixing equipment shall conform to the requirements of ASTM Specification C 685 and shall be demonstrated prior to placement of concrete, by tests with the job mix, to produce concrete meeting the specified proportioning and uniformity requirements. Concrete made by this method shall be produced, inspected, and certified in conformance with sections 6., 7., 8., 13., and 14. of ASTM Specification C 685.

Ready-mixed concrete. Ready-mixed concrete shall be mixed and delivered to the site of the work by one of the following methods:

- a. Truck-mixed concrete--Mixed completely in a truck mixer.
- b. Shrink-mixed concrete--Mixed partially in a stationary mixer, and the mixing completed in a truck mixer.
- c. Central-mixed concrete--Mixed completely in a stationary mixer and the mixed concrete transported to the point of delivery in a truck agitator or in a truck mixer operating at agitating speed or in nonagitating equipment.

Truck mixers and agitators shall be equipped with revolution counters by which the number of revolutions of the drum or blades may be readily verified.

When ready-mixed concrete is furnished, the Contractor shall furnish the Engineer a statement-of-delivery ticket showing the time of loading, the revolution counter reading at the time of loading and quantities of materials used for each load of concrete.

Truck-mixed concrete. When concrete is mixed in a truck mixer loaded to its maximum capacity, the number of revolutions of the drum or blades at mixing speed shall be not less than 70 nor more than 100. If the batch is at least 1/2 cubic yard less than maximum capacity, the number of revolutions at mixing speed may be reduced to not less than 50. Mixing in excess of 100 revolutions shall be at the speed designated by the manufacturer of the equipment as agitating speed. The mixing operation shall begin within 30 minutes after the cement has been added to the aggregates and the water shall be added to the aggregates and the water shall be added during mixing. When mixing is begun during or immediately after charging, a portion of the mixing water shall be added ahead of, or with, the other ingredients.

Shrink-mixed concrete. When concrete is partially mixed at a central plant and the mixing is completed in a truck mixer, the mixing time in the central plant shall be the minimum required to intermingle the ingredients and shall be not less than 30 seconds. The mixing shall be completed in a truck mixer and the number of revolutions of the drum or blades at mixing speed shall be not less than 50 nor more than 100. Mixing in excess of 100 revolutions shall be at the speed designated by the manufacturer of the equipment as agitating speed.

Central-mixed concrete. For central-mixed concrete, mixing in the stationary mixer shall meet the same requirements as batching mixing at the site.

When an agitator, or truck mixer used as an agitator, transports concrete that has been completely mixed in a stationary mixer, mixing during transportation shall be at the speed designated by the manufacturer of the equipment as agitating speed.

The use of nonagitating equipment to transport concrete to the site of the work will be permitted only if the consistency and uniformity of the concrete as discharged at the point of delivery meet the requirements of this specification. Bodies of nonagitating hauling equipment shall be so constructed that leakage of the concrete mix, or any part thereof, will not occur. Concrete hauled in open-top vehicles shall be protected against access of rain, and against exposure to the sun of more than 20 minutes when the air temperature is above 75°F.

9. FORMS

Forms shall be of wood, plywood, steel or other approved material and shall be mortar tight. The forms and associated falsework shall be substantial and unyielding and shall be constructed so that the finished concrete will conform to the specified dimensions and contours. Form surfaces shall be smooth and free from holes, dents, sags or other irregularities. Forms shall be coated with a nonstaining form oil before being set into place.

Metal ties or anchorages within the forms shall be equipped with cones, she-bolts or other devices that permit their removal to a depth of at least one inch without injury to the concrete. Ties designed to break off below the surface of the concrete shall not be used without cones.

All edges that will be exposed to view when the structure is completed shall be chamfered, unless finished with molding tools as specified in Section 20.

10. PREPARATION OF FORMS AND SUBGRADE

Prior to placement of concrete the forms and subgrade shall be free of chips, sawdust, debris, water, ice, snow, extraneous oil, mortar or other harmful substances or coatings. Any oil on the reinforcing steel or other surfaces required to be bonded to the concrete shall be removed. Rock surfaces shall be cleaned by air-water cutting, wet sandblasting or wire brush scrubbing, as necessary, and shall be wetted immediately prior to placement of concrete. Earth surfaces shall be firm and damp. Placement of concrete on mud, dried earth, uncompacted fill or frozen subgrade will not be permitted.

Unless otherwise specified, when concrete is to be placed over drain fill, the contact surface of the drain fill shall be covered with a layer of asphalt-impregnated building paper or polyvinyl sheeting prior to placement of the concrete. Forms for weepholes shall extend through this layer into the drain fill.

Items to be embedded in the concrete shall be positioned accurately and anchored firmly.

Weepholes in walls or slabs shall be formed with nonferrous materials.

11. CONVEYING

Concrete shall be delivered to the site and discharged into the forms within 1-1/2 hours after the introduction of the cement to the aggregates. In hot weather or under conditions contributing to quick stiffening of the concrete, or when the temperature of the concrete is 85°F or above, the time between the introduction of the cement to the aggregates and discharge shall not exceed 45 minutes. The Engineer may allow a longer time, provided the setting time of the concrete is unincreased a corresponding amount by the additional of an approved set-retarding admixture. In any case, concrete shall be conveyed from the mixer to the forms as rapidly as practicable, by methods that will prevent segregation of the aggregates or loss of mortar. Concrete shall not be dropped more than 5 feet vertically unless suitable equipment is used to prevent segregation.

12. PLACING

Concrete shall not be placed until the subgrade, forms and steel reinforcement have been inspected and approved.

The Contractor shall have all equipment and materials required for curing available at the site ready for use before placement of concrete begins.

No concrete shall be placed except in the presence of the Engineer. The Contractor shall give reasonable notice to the Engineer each time he intends to place concrete. Such notice shall be far enough in advance to give the Engineer adequate time to inspect the subgrade, forms, steel reinforcement and other preparations for compliance with the specifications before concrete is delivered for placing.

The concrete shall be deposited as closely as possible to its final position in the forms and around all reinforcement and embedded items in a manner to prevent segregation of aggregates or excessive laitance. The depositing of concrete shall be regulated so that the concrete may be consolidated with a minimum of lateral movement.

Internal stays and braces, serving temporarily to hold the forms in correct shape and alignment prior to placement of concrete at their locations, shall be removed when the concrete has been placed to an elevation such as to render their service unnecessary.

13. LAYERS

Unless otherwise specified, slab concrete shall be placed to design thickness in one continuous layer. Formed concrete shall be placed in horizontal layers not more than 20 inches thick. Hoppers and chutes, pipes or "elephant trunks" shall be used as necessary to prevent splashing of mortar on the forms and reinforcing steel above the layer being placed.

Successive layers shall be placed at a fast enough rate to prevent the formation of "cold joints." If the surface of a layer of concrete in place sets to the degree that it will not flow and merge with the succeeding layer when vibrated, the Contractor shall discontinue placing concrete and shall make a construction joint according to the procedure specified in Section 15.

If placing is discontinued when an incomplete layer is in place, the unfinished end of the layer shall be formed by a vertical bulkhead.

14. CONSOLIDATING

Unless otherwise specified, concrete shall be consolidated with internal type mechanical vibrators capable of transmitting vibration to the concrete at frequencies not less than 6000 impulses per minute.

The location, manner and duration of the application of the vibrators shall be such as to secure maximum consolidation of the concrete without causing segregation of the mortar and coarse aggregate, and without causing water or cement paste to flush to the surface.

The Contractor shall provide a sufficient number of vibrators to properly consolidate the concrete immediately after it is placed in the work. Vibration shall be applied to the freshly deposited concrete by slowly inserting and removing the vibrator at points uniformly spaced and not farther apart than twice the radius over which the vibration is visibly effective. The vibrator shall extend into the previously placed layer of fresh concrete, at all points, to insure effective bond between layers.

Vibration shall not be applied directly to the reinforcement steel or the forms nor to concrete that has hardened to the degree that it does not become plastic when vibrated.

The use of vibrators to transport concrete in the forms on conveying equipment will not be permitted.

Vibration shall be supplemented by spading and hand tamping as necessary to insure smooth and dense concrete along form surfaces, in corners and around embedded items.

15. CONSTRUCTION JOINTS

Construction joints shall be made at the locations shown on the drawings. If construction joints are needed which are not shown on the drawings, they shall be placed in locations approved by the Engineer.

Where a feather edge would be produced at a construction joint, as in the top surface of a sloping wall, an insert form shall be used so that the resulting edge thickness on either side of the joint is not less than 6 inches.

In walls and columns as each lift is completed, the top surfaces shall be immediately and carefully protected from any condition that might adversely affect the hardening of the concrete.

Steel tying and form construction adjacent to concrete in place shall not be started until the concrete has cured at least 12 hours. Before new concrete is deposited on or against concrete that has hardened, the forms shall be retightened. New concrete shall not be placed until the hardened concrete has cured at least 12 hours.

(Method 1)

Surfaces of construction joints shall be cleaned of all unsatisfactory concrete, laitance, coatings, stains or debris by either wet sandblasting after the concrete has gained sufficient strength to resist excessive cutting, or air-water cutting as soon as the concrete has hardened sufficiently to prevent the jet from displacing the coarse aggregates, or both. The surface of the concrete in place shall be cut to expose clean, sound aggregate but not so deep as to undercut the edges of larger particles of the aggregate. After cutting, the surface shall be thoroughly washed to remove all loose material. If the surface is congested by reinforcing steel, is relatively inaccessible, or it is considered undesirable to disturb the concrete before it is hardened, cleaning of the joint by air-water jets will not be permitted and the wet sandblasting method will be required after the concrete has hardened.

(Method 2)

Surfaces of construction joints shall be cleaned of all unsatisfactory concrete, laitance, coatings, stains, or debris by washing and scrubbing with a wire brush or wore broom or by other means approved by the Engineer.

(Use with Either Method)

The surfaces shall be kept moist for at least one hour prior to placement of new concrete. The new concrete shall be placed directly on the cleaned and washed surface.

16. EXPANSION AND CONTRACTION JOINTS

Expansion and contraction joints shall be made only at locations shown on the drawings.

Exposed concrete edges at expansion and contraction joints shall be carefully tooled or chamfered, and the joints shall be free of mortar and concrete. Joint filler shall be left exposed for its full length with clean and true edges.

When open joints or weakened plane "dummy" joints are specified, the joints shall be constructed by the insertion and subsequent removal of a wood strip, metal plate or other suitable template in such a manner that the corners of the concrete will not be chipped or broken. The edges of the concrete at the joints shall be finished with an edging tool prior to removal of the joint strips.

Preformed expansion joint filler shall be held firmly in the correct position as the concrete is placed.

17. WATERSTOPS

Waterstops shall be held firmly in the correct position as the concrete is placed. Joints in metal waterstops shall be brazed or welded. Joints in rubber or plastic waterstops shall be cemented, welded or vulcanized as recommended by the manufacturer.

18. REMOVAL OF FORMS

Forms shall be removed only when the Engineer is present and shall not be removed without his approval. Forms shall be removed in such a way as to prevent damage to the concrete. Supports shall be removed in a manner that will permit the concrete to take the stresses due to its own weight uniformly and gradually.

(Method 1)

Forms shall not be removed sooner than the following minimum times after the concrete is placed. These periods represent cumulative number of days and fractions of days, not necessarily consecutive, during which the temperature of the air adjacent to the concrete is above 50°F.

<u>Element</u>	<u>Time</u>
Beams, arches - supporting forms and shoring	14 days
Conduits, deck slabs - supporting (inside) forms and shoring	7 days
Conduits (outside forms), sides of beams, small structures	24 hours

<u>Element</u>	<u>Time</u>
Columns, walls, spillway risers - with side or vertical load	7 days
Columns, walls, spillway risers - with no side or vertical load:	
Concrete supporting more than 30 feet of wall in place above it	7 days
Concrete supporting 20 to 30 feet of wall in place above it ¹	3 days
Concrete supporting not more than 20 feet of wall in place above it ¹	24 hours

¹Age of stripped concrete shall be at least 7 days before any load is applied other than the weight of the column or wall itself and the forms and scaffolds for succeeding lifts.

(Method 2)

Forms, supports and housings shall not be removed until the concrete has attained the strength specified in Section 26 for this purpose. The strength will be determined by compression testing of test cylinders cast by the Engineer for this purpose and cured at the work site in the manner specified in ASTM Method C 31 for determining form removal time.

19. FINISHING FORMED SURFACES

All concrete surfaces shall be true and even, and shall be free from open or rough spaces, depressions or projections.

Immediately after the removal of forms:

All bulges, fins, form marks or other irregularities which in the judgement of the Engineer will adversely affect the appearance or function of the structure shall be removed. All form bolts and ties shall be removed to a depth at least 1 inch below the surface of the concrete. The cavities produced by form ties and all other holes of similar size and depth shall be thoroughly cleaned and, after the interior surfaces have been kept continuously wet for at least 3 hours, shall be carefully packed with a dry patching mortar (preshrunk) mixed not richer than 1 part cement to 3 parts sand.

Holes left by form bolts or straps which pass through the wall shall be filled solid with mortar.

Patching mortar shall be thoroughly compacted into place to form a dense, well-bonded unit, and the in-place mortar shall be sound and free from shrinkage cracks.

All patched areas shall be cured as specified in Section 21.

20. FINISHING UNFORMED SURFACES

All exposed surfaces of the concrete shall be accurately screeded to grade and then float finished, unless specified otherwise.

Excessive floating or troweling while the concrete is soft will not be permitted.

The addition of dry cement or water to the surface of the screeded concrete to expedite finishing will not be allowed.

Joints and edges on unformed surfaces that will be exposed to view shall be chamfered or finished with molding tools.

21. CURING

Concrete shall be prevented from drying for a curing period of at least 7 days after it is placed. Exposed surfaces shall be kept continuously moist for the entire period or until curing compound is applied as specified below. Moisture shall be maintained by sprinkling, flooding or fog spraying, or by covering with continuously moistened canvas, cloth mats, straw, sand or other approved material. Wood forms (except plywood) left in place during the curing period shall be kept wet. Formed surfaces shall be thoroughly wetted immediately after forms are removed and shall be kept wet until patching and repairs are completed. Water or covering shall be applied in such a way that the concrete surface is not eroded or otherwise damaged.

Water for curing shall be clean and free from any substances that will cause discoloration of the concrete.

Except as otherwise specified in Section 24, and except for construction joint surfaces, concrete may be coated with curing compound in lieu of the continued application of moisture.

The compound shall be sprayed on the moist concrete surfaces as soon as free water has disappeared, but shall not be applied to any surface until patching, repairs and finishing of that surface are completed.

The curing compound shall be thoroughly mixed immediately before applying, and shall be applied at a uniform rate of not less than one gallon per 150 square feet of surface. It shall form a uniform, continuous, adherent film that shall not check, crack or peel, and shall be free from pin holes or other imperfections.

Curing compound shall not be applied to surfaces requiring bond with subsequently placed concrete, such as construction joints, shear plates, reinforcing steel and other embedded items.

Surfaces subjected to heavy rainfall or running water within 3 hours after the compound has been applied, or surfaces damaged by subsequent construction operations during the curing period shall be resprayed in the same manner as for the original application.

11. REMOVAL OR REPAIR

When concrete is honeycombed, damaged or otherwise defective, the Contractor shall remove and replace the structure or structural member containing the defective concrete, or correct or repair the defective parts. The Engineer will determine the required extent of removal, replacement or repair.

Prior to starting repair work the Contractor shall obtain the Engineer's approval of his plan for making the repair. Such approval shall not be considered a waiver of the Contracting Officer's right to require complete removal of defective work if the completed repair does not produce concrete of the required quality and appearance.

Repair work shall be performed only when the Engineer is present.

Repair of formed surfaces shall be started within 24 hours after removal of the forms.

Except as otherwise approved by the Engineer, the appropriate methods described in Chapter VII of the Concrete Manual, Bureau of Reclamation, U. S. Department of the Interior, shall be used. If approved in writing by the Contracting Officer, proprietary compounds for adhesion or as patching ingredients may be used. Such compounds shall be used in accordance with the manufacturer's recommendations.

Curing as specified in Section 21 shall be applied to repaired areas immediately after the repairs are completed.

23. CONCRETING IN COLD WEATHER

When the atmospheric temperature may be expected to drop below 40°F at the time concrete is delivered to the work site, during placement, or at any time during the curing period, the following provisions also shall apply:

1. The temperature of the concrete at time of placing shall not be less than 50°F nor more than 90°F. The temperature of neither aggregates nor mixing water shall be more than 100°F just prior to mixing with the cement.

- b. When the daily minimum temperature is less than 40°F, concrete structures shall be insulated or housed and heated after placement. The temperature of the concrete and air adjacent to the concrete shall be maintained at not less than 50°F nor more than 90°F for the duration of the curing period.
- c. Methods of insulating, housing and heating the structure shall conform to "Recommended Practice for Cold Weather Concreting," ACI Standard 306.
- d. When dry heat is used to protect concrete, means of maintaining an ambient humidity of at least 40 percent shall be provided unless the concrete has been coated with curing compound as specified in Section 21 or is covered tightly with an approved impervious material.

24. CONCRETING IN HOT WEATHER

When climatic or other conditions are such that the temperature of the concrete may reasonably be expected to exceed 90°F at the time of delivery at the work site, during placement, or during the first 24 hours after placement, the following provisions also shall apply;

1. The Contractor shall maintain the temperature of the concrete below 90°F during mixing, conveying, and placing. Methods used shall conform to "Recommended Practice for Hot Weather Concreting," ACI Standard 305.
- b. The concrete shall be placed in the work immediately after mixing. Truck mixing shall be delayed until only time enough remains to accomplish it before the concrete is placed.
- c. Exposed concrete surfaces which tend to dry or set too rapidly shall be continuously moistened by means of fog sprays or otherwise protected from drying during the time between placement and finishing, and after finishing.
- d. Finishing of slabs and other exposed surfaces shall be started as soon as the condition of the concrete allows and shall be completed without delay.

- e. Concrete surfaces exposed to the air shall be covered as soon as the concrete has hardened sufficiently and shall be kept continuously wet for at least the first 24 hours of the curing period, and for the entire curing period unless curing compound is applied as specified in subsection g, below.
- f. Formed surfaces shall be kept completely and continuously wet for the duration of curing period (prior to, during and after form removal) or until curing compound is applied as specified in subsection g, below.
- g. If moist curing is discontinued before the end of the curing period, white pigmented curing compound shall be applied immediately, following the procedures specified in Section 21.

25. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, concrete will be measured to the neat lines or pay limits shown on the drawings, and the volume of concrete will be computed to the nearest 0.1 cubic yard. No deduction in volume will be made for chamfers, rounded or beveled edges, or for any void or embedded item that is less than five cubic feet in volume. Where concrete is placed against the sides or bottom of an excavation without intervening forms, drain fill, or bedding, the volume of concrete required to fill voids resulting from overexcavation outside the neat lines or pay limits will be included in the measurement for payment where such overexcavation is directed by the Engineer to remove unsuitable foundation material; but only to the extent that the unsuitable condition is not a result of the Contractor's operations.

(Method 1)

Payment for each item of concrete will be made at the contract unit price for that item. The payment for concrete will constitute full compensation for all labor, materials, equipment, transportation, tools, forms, falsework, bracing and all other items necessary and incidental to completion of the concrete work, such as joint fillers, waterstops, dowels or dowel assemblies and shear plates, but not including reinforcing steel or other items listed for payment elsewhere in the contract.

Measurement and payment for furnishing and placing reinforcing steel will be made as specified in Construction Specification 34.

(Method 2)

Payment for each item of concrete will be made at the contract unit price for that item. The payment for concrete will constitute full compensation for all labor, materials, equipment, transportation, tools, forms, falsework, bracing and all other items necessary and incidental to completion of the concrete work, such as joint fillers, waterstops, dowels or dowel assemblies, and shear plates, but not including furnishing and placing reinforcing steel or furnishing and handling cement or other items listed for payment elsewhere in the contract.

Measurement and payment for furnishing and placing reinforcing steel will be made as specified in Construction Specification 34.

Cement will be measured by dividing the volume of concrete accepted for payment by the yield of the applicable job mix. The yield will be determined by the procedure specified in ASTM Designation C 138. If the amount of cement actually used per batch exceeds the amount in the job mix specified by the Engineer, the measurement will be based on the latter. One barrel of cement will be considered equal to 4 bags or 376 pounds. Payment for each type of cement will be made at the contract unit price for furnishing and handling that type of cement and such payment will constitute full compensation for all materials, labor, equipment, storage, transportation and all other items necessary and incidental to furnishing and handling the cement.

(Use with Either Method)

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 26 of this specification.

26. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 12, Concrete, Class 4000X

- (1) This item shall consist of furnishing, forming and placing all concrete required to construct the reinforced concrete channel.
- (2) Preformed expansion joint filler shall conform to Material Specification 535 and ASTM D 1752 and shall be either Type I or Type II.
- (3) Joint sealing compound shall be Type II, Class A conforming to Material Specification 536 and Federal Specification TT-S-227.
- (4) Waterstops shall be Class II, Type E, size designation as shown on the drawings.
- (5) In Section 3, Classes Of Concrete, and Section 5, Design of the Concrete Mix, Method 2 shall apply. Concrete shall be Class 4000X.
- (6) Coarse aggregate shall be size No. 67, in accordance with ASTM C 33.
- (7) In Section 15, Construction Joints, Method 1 shall apply.
- (8) In Section 18, Removal of Forms, Method 1 shall apply.
- (9) All exposed surfaces shall be finished in the following manner:

Upon patching and pointing all holes, as directed in Section 19, the surface shall be promptly covered with polyethylene film, wet burlap or wet cotton mats. If polyethylene film is used, the film shall be held securely to the surface by means of weights, adhesive, or other suitable means. Only white polyethylene film for covering will be acceptable. When the mortar used in patching and pointing has set sufficiently, the surface shall be uncovered and thoroughly rubbed with either a float or a carborundum stone until the surface is covered with a lather. Cork, wood or rubber floats shall be used only on surfaces sufficiently green to work up such lather; otherwise, a carborundum stone shall be used. During the rubbing process, a thin grout composed of one (1) part cement and one (1) part of fine sand may be used to facilitate producing a satisfactory lather; however, this grout shall not be used in quantities sufficient to cause a plaster coating to be left on the finished surface. A portion of the required cement for grout shall be white, as required to match the color of the surrounding concrete. Rubbing shall continue until irregularities are removed and there is no excess material. At the time a light dust appears, the surface shall be brushed or sacked. Brushing or sacking shall be carried in one direction, so as to produce a uniform texture.

- (10) Curing compound shall be Type 2 conforming to Material Specification 534 and ASTM C 309.

(11) Measurement and payment will be by Method 2.

b. Bid Item 13, Cement

(1) This item shall consist of furnishing and handling all cement required to construct the concrete items in Bid Item 12.

(2) Cement shall be Type II or IIA.

(3) Measurement and payment will be by Method 2.

c. Subsidiary Item, Concrete, Class 3000

(1) This item shall consist of furnishing, forming and placing all items required to construct inlet Nos. 29 and 30.

(2) In Section 3, Classes of Concrete, and Section 5, Design of the Concrete Mix, Method 1 shall apply. Concrete shall be Class 3000.

(3) Coarse aggregate shall be size No. 67, in accordance with ASTM C 33.

(4) Cement shall be Type II or IIA.

(5) In Section 15, Construction Joints, Method 1 shall apply.

(6) In Section 18, Removal of Forms, Method 1 shall apply.

(7) Curing compound shall be Type 2 conforming to Material Specification 534 and ASTM C 309.

(8) No separate payment will be made for Class 3000 concrete. Compensation for this work will be included in the payment for Bid Item 19, Special Fittings.

26. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 5, Concrete, Class 4000X

- (1) This item shall consist of furnishing, forming and placing all concrete required to construct the Dip Crossing.
- (2) In Section 3, Classes of Concrete, and Section 5, Design of the Concrete Mix, Method 2 shall apply. Concrete shall be Class 4000X.
- (3) Coarse aggregate shall be size No. 67, in accordance with ASTM C 33.
- (4) In Section 15, Construction Joints, Method 1 shall apply.
- (5) In Section 18, Removal of Forms, Method 1 shall apply.
- (6) All exposed surfaces shall be finished in the following manner:

Upon patching and pointing all holes as directed in Section 19, the surface shall be promptly covered with polyethylene film, wet burlap or wet cotton mats. If polyethylene film is used, the film shall be held securely to the surface by means of weights, adhesive or other suitable means. Only white polyethylene film for covering will be acceptable. When the mortar used in patching and pointing has set sufficiently, the surface shall be uncovered and thoroughly rubbed with either a float or a carborundum stone until the surface is covered with a lather. Cork, wood or rubber floats shall be used only on the surfaces sufficiently green to work up such lather; otherwise a thin grout composed of one (1) part cement and one (1) part of fine sand may be used to facilitate producing a satisfactory lather; however, this grout shall not be used in quantities sufficient to cause a plaster coating to be left on the finished surface. A portion of the required cement for the grout shall be white, as required to match the color of the surrounding concrete. Rubbing shall continue until irregularities are removed and there is no excess material. At the time a light dust appears, the surface shall be brushed or sacked. Brushing or sacking shall be carried in one direction so as to produce a uniform texture.

- (7) Curing compound shall be Type 2 conforming to Material Specifications, ASTM C 309.

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- (8) Measurement and payment will be by Method 2 and will include compensation for Subsidiary Item, Cleaning and Painting Metal Work.

b. Bid Item 6, Cement

- (1) This item shall consist of furnishing and handling all cement required to construct the concrete items in Bid Item 5.
- (2) Cement shall be Type II or IIA.
- (3) Measurement and payment will be by Method 2.

CONSTRUCTION SPECIFICATION

34. STEEL REINFORCEMENT

1. SCOPE

The work shall consist of furnishing and placing steel reinforcement for reinforced concrete or pneumatically applied mortar.

2. MATERIALS

Steel reinforcement shall conform to the requirements of Material Specification 539. Before reinforcement is placed the surfaces of the bars and fabric and any metal supports shall be cleaned to remove any loose, flaky rust, mill scale, oil, grease or other coatings or foreign substances. After placement the reinforcement shall be maintained in a clean condition until it is completely embedded in the concrete.

3. BAR SCHEDULE, LISTS AND DIAGRAMS

Any supplemental bar schedules, bar lists or bar-bending diagrams required to accomplish the fabrication and placement of reinforcement shall be provided by the Contractor. Prior to placement of reinforcement, the Contractor shall furnish three prints or copies of any such lists or diagrams to the Contracting Officer. Acceptance of the reinforcement will not be based on approval of these lists or diagrams but will be based on inspection of the reinforcement after it has been placed.

4. BENDING

Reinforcement shall be cut and bent in compliance with the requirements of the American Concrete Institute Standard 315. Bars shall not be bent or straightened in a manner that will injure the material. Bars with kinks, cracks or improper bends will be rejected.

5. SPLICING BAR REINFORCEMENT

Unless otherwise specified on the drawings, splices of reinforcing bars shall provide an overlap equal to at least 30 times the diameter of the smaller bar in the splice but not less than 12 inches.

6. SPLICING WELDED WIRE FABRIC

Welded wire fabric shall be spliced in the following manner:

- a. Adjacent sections shall be spliced end to end by either:
 - (1) Overlapping the two pieces of fabric one full mesh (measured from the ends of the longitudinal wires in one piece to the ends of the longitudinal wires in the other piece) and securing the two pieces together with wire ties placed at intervals of 18 inches; or,
 - (2) Overlapping the two pieces of fabric so that the end crosswire of each piece comes in contact with the next-to-end crosswire of the other piece and securing the two pieces together only as required to keep the fabric in place and to prevent it from curling.
- b. Adjacent sections of fabric shall be spliced side to side by either:
 - (1) Placing the two selvage wires (the longitudinal wires at the edges of the fabric) one along side and overlapping the other and securing the two pieces together with wire ties placed at intervals of 3 feet; or,
 - (2) Placing each selvage wire in the middle of the first mesh of the other section of fabric and securing it to the other section at intervals of 10 feet by means of wire ties placed on the selvage wires alternately at intervals of 5 feet.
 - (3) Placing each selvage wire in contact with the next-to-edge longitudinal wire and securing them together only as required to keep the fabric in place or to prevent it from curling.

7. PLACING

Reinforcement shall be accurately placed and secured in position in a manner that will prevent its displacement during the placement of concrete. Tack welding of bars will not be permitted. Metal chairs, metal hangers, metal spacers and concrete chairs

may be used to support the reinforcement. Metal hangers, spacers and ties shall be placed in such a manner that they will not be exposed in the finished concrete surface. The legs of metal chairs that may be exposed at the lower face of slabs or beams shall be galvanized as specified for iron and steel hardware in Material Specification 582. Precast concrete chairs shall be manufactured of the same class of concrete as that specified for the structure and shall have tie wires securely anchored in the chair or a V-shaped groove at least 3/4 inch in depth molded into the upper surface to receive the steel bar at the point of support. Precast concrete chairs shall be moist at the time concrete is placed.

Reinforcement shall not be placed until the prepared site has been inspected and approved by the Engineer. After placement of the reinforcement, concrete shall not be placed until the reinforcement has been inspected and approved by the Engineer.

8. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the weight of reinforcement placed in the concrete in accordance with the drawings will be determined to the nearest pound by computation from the placing drawings. Measurement of hooks and bends will be based on the requirements of ACI Standard 315. Computation of weights of reinforcement will be based on the unit weights established in Tables 34-1, 34-2, and 34-3. The area of welded wire fabric reinforcement placed in the concrete in accordance with the drawings will be determined to the nearest square foot by computation from the placing drawings with no allowance for laps. The weight of steel reinforcing in extra splices or extra-length splices approved for the convenience of the Contractor or the weight of supports and ties will not be included in the measurement for payment.

Payment for furnishing and placing reinforcing steel will be made at the contract unit price. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work including preparing and furnishing bar schedules, lists or diagrams; furnishing and attaching ties and supports; and furnishing, transporting, cutting, bending, cleaning and securing all reinforcement.

(Method 2) For items of work for which specific unit prices are established in the contract, the weight of bar reinforcement placed in the concrete in accordance with the drawings will be determined

to the nearest pound by computation from the placing drawings. Measurement of hooks and bends will be based on the requirements of ACI Standard 315. Computation of weights of bar reinforcement will be based on the unit weights established in Table 34-1. The weight of steel reinforcing in extra splices or extra-length splices approved for the convenience of the Contractor or the weight of supports and ties will not be included in the measurement for payment.

The area of welded wire fabric reinforcement placed in the concrete in accordance with the drawings will be determined to the nearest square foot by computation from the placing drawings with no allowance for laps.

Payment for furnishing and placing bar reinforcing steel will be made at the contract unit price for bar reinforcement. Payment for furnishing and placing welded wire fabric reinforcing steel will be made at the contract unit price for welded wire fabric reinforcement. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work including preparing and furnishing bar schedules, lists or diagrams; furnishing and attaching ties and supports; and furnishing, transporting, cutting, bending, cleaning and securing all reinforcement.

(Use with Either Method) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in Section 9 of this specification.

TABLE 34-1. STANDARD REINFORCING BARS

Bar Size No.	2	3	4	5	6	7	8	9	10	11
Wt. (lb./ft.)	0.167	0.376	0.668	1.043	1.502	2.044	2.670	3.400	4.303	5.313

TABLE 34-2. RECTANGULAR WELDED WIRE FABRIC ¹

Style Designation	Wt. in Lb. Per 100 Sq. Ft.	Style Designation	Wt. in Lb. Per 100 Sq. Ft.	Style Designation	Wt. in Lb. Per 100 Sq. Ft.
24-1414	16	312- 711	39	43- 912	23
212- 04	169	312- 812	32	48-1012	20
212- 15	144	412- 26	69	48-1112	17
212- 26	124	412- 37	59	48-1212	14
212- 37	107	412- 48	51	48-1214	12
212- 48	91	412- 59	43	612-3/04	91
212- 59	77	412- 610	36	612-2/04	78
212- 610	66	412- 711	31	612- 00	81
212- 711	56	412- 810	27	612- 03	72
312- 04	119	412- 812	25	612- 11	69
312- 15	102	412- 912	22	612- 14	61
312- 26	87	412-1012	19	612- 22	59
312- 37	75	412-1112	16	612- 25	52
312- 48	64	412-1212	13	612- 33	51
312- 59	54	48- 711	33	612- 44	44
312- 610	46	48- 812	27	612- 66	32
				612- 77	27

¹Style designation is defined in ACI Standard 315 of the American Concrete Institute.

TABLE 34-3. SQUARE WELDED WIRE FABRIC¹

Style Designation	Wt. in Lb. Per 100 Sq. Ft.	Style Designation	Wt. in Lb. Per 100 Sq. Ft.
2 x 2 - 10/10	60	4 x 4 - 14/14	11
2 x 2 - 12/12	37	6 x 6 - 0/0	107
2 x 2 - 14/14	21	6 x 6 - 1/1	91
2 x 2 - 16/16	13	6 x 6 - 2/2	78
3 x 3 - 8/8	58	6 x 6 - 3/3	68
3 x 3 - 10/10	41	6 x 6 - 4/4	58
3 x 3 - 12/12	25	6 x 6 - 4/6	50
3 x 3 - 14/14	14	6 x 6 - 5/5	49
4 x 4 - 4/4	85	6 x 6 - 6/6	42
4 x 4 - 6/6	62	6 x 6 - 7/7	36
4 x 4 - 8/8	44	6 x 6 - 8/8	30
4 x 4 - 10/10	31	6 x 6 - 9/9	25
4 x 4 - 12/12	19	6 x 6 - 10/10	21
4 x 4 - 13/13	14		

¹Style designation is defined in ACI Standard 315 of the American Concrete Institute.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 14, Steel Reinforcement

- (1) This item shall consist of furnishing and installing all steel reinforcement required in the construction of reinforced concrete channel.
- (2) Measurement and payment will be by Method 1.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 7, Steel Reinforcement

- (1) This item shall consist of furnishing and installing all steel reinforcement required in the construction of reinforced concrete for the dip crossing.
- (2) Measurement and payment will be by Method 1.

CONSTRUCTION SPECIFICATION

44. ASBESTOS-CEMENT PIPE CONDUITS AND DRAINS

1. SCOPE

The work shall consist of furnishing and installing asbestos-cement pipe and the necessary fittings as shown on the drawings.

2. MATERIALS

Pipe, fittings, and gaskets shall conform to the requirements of Material Specification 545 for the kind of pipe specified.

3. LAYING AND BEDDING

Pipe shall be laid to the line and grade shown on the drawings.

- a. Concrete Cradle or Bedding. Pipe to be cradled or bedded on concrete shall be set to the specified line and grade and temporarily supported on concrete blocks or wedges until the cradle or bedding concrete is placed.
- b. Earth, Sand, or Gravel Bedding. The pipe shall be firmly and uniformly bedded throughout its entire length to the depth and in the manner specified on the drawings. The pipe shall be loaded sufficiently during backfilling around the sides to prevent its being lifted from the bedding.

Perforated pipe shall be laid with the perforations down and oriented symmetrically about the vertical centerline. Perforations shall be clear of any obstructions when the pipe is laid.

4. JOINTS

Pipe joints shall conform to the details shown on the drawings and, except where unsealed joints are indicated, shall be sound and watertight at the pressures specified.

Pipe shall be installed and joined in accordance with the manufacturer's recommendations except as otherwise specified.

5. PRESSURE TESTING

(Method 1) Pressure testing of the completed conduit will not be required.

(Method 2) Prior to the placement of concrete or earth fill around the conduit, the conduit shall be tested for leaks in the following manner: The ends of the conduit shall be plugged and a standpipe with a minimum diameter of two (2) inches shall be attached to the upstream plug. The conduit shall be braced at each end to prevent slippage. The conduit and the standpipe shall be filled with water. The water level in the standpipe shall be maintained by continuous pumping, a minimum of 10 feet above the invert of the upstream end of the conduit for a period of not less than two hours. Any leaks shall be repaired and the conduit shall be retested as described above. The procedure shall be repeated until the conduit is watertight.

The pipe joints shall show no leakage. Damp spots developing on the surface of the pipe will not be considered as leaks.

(Method 3) Prior to the placement of concrete or earth fill around the conduit, the conduit shall be tested at the specified test pressure for a period of at least 2 hours. Any leaks shall be repaired and the conduit shall be retested. The procedure shall be repeated until the conduit is watertight.

The pipe joints shall show no leakage. Damp spots developing on the surface of the pipe will not be considered as leaks.

6. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the quantity of each kind, size and class of pipe will be determined to the nearest foot by measurement of the laid length of pipe along the invert centerline of the conduit. Payment for each kind, size, and class of pipe will be made at the contract unit price for that kind, size, and class of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe complete in place.

(Method 2) For items of work for which specific unit prices are established in the contract, the quantity of each kind, size, and class of pipe will be determined as the sum of the nominal laying lengths of the pipe sections used. Payment for each kind, size, and class of pipe will be made at the contract unit price for that kind, size, and class of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe complete in place.

(Use with Either Method) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in accordance with this specification and the construction details are:

a. Bid Item 15, 4-Inch Diameter Asbestos-Cement Pipe

- (1) These items shall consist of furnishing and installing all the 4-inch diameter asbestos-cement pipe, including wire cloth, for the 4-inch diameter drain outlets, as shown on the drawings.
- (2) All pipe shall be asbestos-cement pressure pipe, conforming to Material Specification 545 and ASTM C 296; Type I or II, Class 100.
- (3) In Section 5, Pressure Testing, Method 1 shall apply.
- (4) Measurement and payment will be by Method 1.

b. Bid Item 16, 6-Inch Diameter Asbestos-Cement Pipe

- (1) These items shall consist of furnishing and installing all the 6-inch diameter, perforated and non-perforated asbestos-cement pipe, including fittings and grate and the drain system, as shown on the drawings.
- (2) All pipe shall be asbestos-cement pressure pipe, conforming to Material Specification 545 and ASTM C 296; Type I or II, Class 200.
- (3) In Section 5, Pressure Testing, Method 1 shall apply.
- (4) Measurement and payment will be by Method 1.

CONSTRUCTION SPECIFICATION51. CORRUGATED METAL PIPE CONDUITS1. SCOPE

The work shall consist of furnishing and placing circular, arched or elliptical corrugated metal pipe and the necessary fittings.

2. MATERIALS

Pipe and fittings shall conform to the requirements of Material Specification 551 or Material Specification 552, whichever is specified.

3. LAYING AND BEDDING THE PIPE

Unless otherwise specified, the pipe shall be installed in accordance with the manufacturer's recommendations. The pipe shall be laid with the outside laps of circumferential joints pointing upstream and with longitudinal laps at the sides at about the vertical midheight of the pipe. Field welding of corrugated galvanized iron or steel pipe will not be permitted. Unless otherwise specified, the pipe sections shall be jointed with standard coupling bands. The pipe shall be firmly and uniformly bedded throughout its entire length to the depth and in the manner specified on the drawings.

Perforated pipe shall be laid with the perforations down and oriented symmetrically about a vertical center line. Perforations shall be clear of any obstructions at the time the pipe is laid.

The pipe shall be loaded sufficiently during backfilling around the sides to prevent its being lifted from the bedding.

4. STRUTTING

When required, struts or horizontal ties shall be installed in the manner specified on the drawings. Struts and ties shall remain in place until the backfill has been placed to a height of 5 feet above the top of the pipe, or has been completed if the finished height is less than 5 feet above the top of the pipe, at which time they shall be removed by the Contractor.

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5. HANDLING THE PIPE

The Contractor shall furnish such equipment as is necessary to place the pipe without damaging the pipe or coatings. The pipe shall be transported and handled in such a manner as to prevent bruising, scaling, or breaking of the spelter coating or bituminous coating.

6. REPAIR OF DAMAGED COATINGS

Any damage to the zinc coating shall be repaired by thoroughly wire brushing the damaged area, removing all loose and cracked coating, removing all dirt and greasy material with solvent, and painting with two coats of zinc dust-zinc oxide primer conforming to the requirements of Federal Specification TT-P-641, Type III, or zinc dust paint conforming to the requirements of Military Specification MIL-P-21035. If the coating is damaged in any individual area larger than 12 square inches, or if more than 0.2 percent of a total surface area of a length of pipe is damaged, the length will be rejected.

Breaks or scuffs in bituminous coatings that are less than 36 square inches in area shall be repaired by the application of two coats of hot asphaltic paint or a coating of cold-applied bituminous mastic. The repair coating shall be at least 0.05 inches thick after hardening and shall bond securely and permanently to the pipe. The material shall meet the physical requirements for bituminous coatings contained in the references cited in Material Specifications 551 and 552. Whenever individual breaks exceed 36 square inches in area or when the total area of breaks exceeds 0.5 percent of the total surface area of the pipe, the pipe will be rejected.

Bituminous coating damaged by welding of coated pipe or pipe fittings shall be repaired as specified in this section for breaks and scuffs in bituminous coatings.

7. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract the quantity of each type, class, size and gage of pipe will be determined to the nearest 0.1 foot by measurement of the laid length of pipe along the centerline of the pipe. Payment for each type, class, size and gage of pipe will be made at the contract unit price for that type, class, size and gage of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe and fittings and all other items necessary and incidental to the completion of the work.

(Method 2) For items of work for which specific unit prices are established in the contract, the quantity of each type, class, size and gage of pipe will be determined as the sum of the nominal laying lengths of the pipe sections and fittings used. Payment for each type, class, size and gage of pipe will be made at the contract unit price for that type, class, size and gage of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe and fittings and all other items necessary and incidental to the completion of the work.

(Method 3) For items of work for which specific unit prices are established in the contract, the quantity of each type, class, size and gage of pipe will be determined to the nearest 0.1 foot by measurement of the laid length of pipe along the centerline of the pipe. Payment for each type, class, size and gage of pipe will be made at the contract unit price for that type, class, size and gage of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe and fittings and all other items necessary and incidental to the completion of the work except items designated as "special fittings." Payment for special fittings will be made at the contract lump sum price for special fittings (CMP).

(Method 4) For items of work for which specific unit prices are established in the contract, the quantity of each type, class, size and gage of pipe will be determined as the sum of the nominal laying lengths of the pipe sections and fittings used. Payment for each type, class, size and gage of pipe will be made at the contract unit price for that type, class, size and gage of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe and fittings and all other items necessary and incidental to the completion of the work except items designated as "special fittings." Payment for special fittings will be made at the contract lump sum price for special fittings (CMP).

(Method 5) For items of work for which specific unit prices are established in the contract, the quantity of each type, class, size and gage of pipe will be determined to the nearest 0.1 foot by measurement of the laid length of pipe along the centerline of the pipe. Payment for each type, class, size and gage of pipe will be made at the contract unit price for that type, class, size and gage of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe, including the necessary fittings and all other items necessary and incidental to the completion of the work except the special

fittings and appurtenances listed separately in the bid schedule. Payment for each special fitting and appurtenance will be made at the contract unit price for that type and size of fitting or appurtenance.

(Method 6) For items of work for which specific unit prices are established in the contract, the quantity of each type, class, size and gage of pipe will be determined as the sum of the nominal laying lengths of the pipe sections used. Payment for each type, class, size and gage of pipe will be made at the contract price for that type, class, size and gage of pipe. Such payment will constitute full compensation for furnishing, transporting and installing the pipe, including the necessary fittings and all other items necessary and incidental to the completion of the work except the special fittings and appurtenances listed separately in the bid schedule. Payment for each special fitting and appurtenance will be made at the contract unit price for that type and size of fitting or appurtenance.

(Method 7) For items of work for which specific lump sum prices are established in the contract, payment for corrugated metal pipe structures will be made at the contract lump sum prices. Such payment will constitute full compensation for furnishing, fabricating, transporting, and installing the pipe, fittings, and appurtenances, and all other items necessary and incidental to completion of the work, including, except as otherwise specified, required excavation, dewatering, and backfilling.

(Use with All Methods) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 8 of this specification.

8. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 17, 18-Inch Diameter Corrugated Metal Pipe

- (1) This item shall consist of furnishing and installing the 18-inch diameter corrugated metal pipe for inlet Nos. 29 and 30, as shown on the drawings and staked in the field.
- (2) In Section 2, Materials, Materials Specification 551 shall apply.
- (3) The pipe shall be 16 gauge, Class I or II, Shape 1, Series A, and have Coating A in accordance with Federal Specification WW-P-405.
- (4) Measurement and payment will be by Method 3.

b. Bid Item 18, 36-Inch Diameter Corrugated Metal Pipe

- (1) This item shall consist of furnishing and installing the 36-inch diameter corrugated metal pipe for inlet No. 28, as shown on the drawings and staked in the field.
- (2) In Section 2, Materials, Materials Specification 551 shall apply.
- (3) The pipe shall be 14 gauge, Class I or II, Shape 1, Series A, and have Coating A in accordance with Federal Specification WW-P-405.
- (4) Measurement and payment will be by Method 3.

c. Bid Item 19, Special Fittings

- (1) This item shall consist of furnishing and installing the 36-inch diameter flared inlets and 24-inch diameter pipe risers, including the Class 3000 concrete for the 9-inch and 3-inch slabs for the pipe inlets, as shown on the drawings.
- (2) In Section 2, Materials, Materials Specification 551 shall apply.
- (3) The pipe shall be 16 gauge, Class I or II, Shape 1, Series A, and have Coating A in accordance with Federal Specification WW-P-405.
- (4) The flared inlets shall be 14 gauge.
- (5) Measurement and payment will be by Method 3, and will include compensation for subsidiary Item, Concrete, Class 3000.

CONSTRUCTION SPECIFICATION61. LOOSE ROCK RIPRAP1. SCOPE

The work shall consist of the construction of loose rock riprap revetments and blankets, including filter layers or bedding where specified.

2. MATERIALS

Rock for loose rock riprap shall conform to the requirements of Material Specification 523 or, if so specified, shall be obtained from designated sources.

Rock from designated sources shall be excavated, selected and handled as necessary to meet the quality and grading requirements in Section 9 of this specification. The rock shall conform to the specified grading limits when installed in the riprap.

Filter material shall conform to the requirements of Material Specification 521 unless otherwise specified.

Bedding shall be obtained from the designated sources and shall be selected to meet the quality and grading requirements in Section 9 of this specification.

At least 30 days prior to delivery of material from other than designated sources, the Contractor shall notify the Contracting Officer in writing of the sources from which he intends to obtain the material. The Contractor shall provide the Engineer free access to the sources for the purpose of obtaining samples for testing.

3. SUBGRADE PREPARATION

The subgrade surfaces on which the riprap or 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.

Riprap shall not be placed until the foundation preparation is completed and the subgrade surfaces have been inspected and approved by the Engineer.

(61-1)

4. EQUIPMENT-PLACED ROCK RIPRAP

The rock shall be placed by equipment on the surfaces and to the depths specified. The riprap shall be constructed to the full course thickness of 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 riprap in place shall be reasonably homogeneous 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.

Riprap shall be placed in a manner to prevent damage to structures. Hand placing will be required to the extent necessary to prevent damage to the permanent works.

5. HAND-PLACED RIPRAP

The rock shall be placed by hand on the surfaces and to the depths specified. 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 on edge.

6. FILTER LAYERS OR BEDDING

When the drawings specify filter layers or bedding beneath riprap, 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.

7. TESTING

The Engineer will perform such tests as are required to verify that the riprap, filter, and bedding materials and the completed work meet the requirements of the specifications. These tests are not intended to provide the Contractor with the information he needs to assure that the materials and workmanship meet the requirements of the specifications, and their performance will not relieve the Contractor of the responsibility of performing his own tests for that purpose.

8. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the volume of each type of riprap, including filter layers and bedding, will be measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. Payment for each type of riprap, including filter layers and bedding, will be made at the contract unit price for that type of riprap. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the riprap, filter layers and bedding.

(Method 2) For items of work for which specific unit prices are established in the contract, the volume of each type of riprap and the volume of each type of filter layer or bedding will be measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. Payment for each type of riprap will be made at the contract unit price for that type of riprap. Payment for each type of filter or bedding will be made at the contract unit price for that type of filter or bedding. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the riprap, filter layers and bedding.

(Method 3) For items of work for which specific units prices are established in the contract, the quantity of each type of riprap placed within the specified limits will be measured to the nearest ton by actual weight, and the volume of each type of filter layer or bedding will be measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. For each load of rock placed as specified, the Contractor shall furnish to the Engineer a statement-of-delivery ticket showing the weight, to the nearest 0.1 ton, of rock in the load.

Payment for each type of riprap will be made at the contract unit price for that type of riprap. Payment for each type of filter or bedding will be made at the contract unit price for that type of filter or bedding. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the riprap, filter layers and bedding.

(Method 4) For items of work for which specific unit prices are established in the contract, the quality of each type of riprap placed within the specified limits will be measured to the nearest ton by actual weight, and the volume of each type of filter

material or bedding delivered and placed within the specified limits will be measured to the nearest cubic yard by measurement of the hauling equipment. For each load of material placed as specified, the Contractor shall furnish to the Engineer a statement-of-delivery ticket showing the weight, to the nearest 0.1 ton, or rock in the load; or the volume, to the nearest 0.1 cubic yard, of filter material or bedding in the load.

Payment for each type of riprap will be made at the contract unit price for that type of riprap. Payment for each type of filter or bedding will be made at the contract unit price for that type of filter or bedding. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to completion of the riprap, filter layers and bedding.

(Use with All Methods) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 9 of this specification.

(61-4)

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 20, Loose Rock Riprap

(1) This item shall consist of furnishing and placing all loose rock riprap, including bedding in the floodway and inlets, as follows:

(a) Floodway

Station 981+00 to Station 982+25
Station 996+99.7 to Station 1001+35
Station 1011+50.01 to Station 1012+90
Station 1027+72.35 to Station 1029+60
Station 1110+94.17 to Station 1125+71.10
Station 1160+16.60 to Station 1160+32.10
Station 1208+04.42 to Station 1215+00

(b) Inlet Nos. 1 through 30.

(2) The rock shall be graded as follows:

<u>Particle Size (inch)</u>	<u>Percent Passing (by Dry Wt.)</u>
15	100
12	75 - 100
9	60 - 85
6	25 - 40
4	10 - 25
3	0 - 10

(3) Rock shall be either hand or equipment placed.

(4) Bedding beneath riprap shall be graded as follows:

<u>U.S. Sieve Size</u>	<u>Percent Passing (by Dry Wt.)</u>
1"	100
3/4"	85 - 100
#4	60 - 80
#16	40 - 60
#40	22 - 44
#200	0 - 3

Size No. 67 blended with fine aggregates in accordance with ASTM C 33 meets these requirements.

(5) Measurement and payment will be by Method 1.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 8, Loose Rock Riprap

- (1) This item shall consist of furnishing and placing of loose rock riprap, including bedding, between Station 1090+42+ and Station 1090+67+ centerline Floodway, as shown on the drawings and staked in the field.
- (2) The rock shall be graded as follows:

<u>Particle Size (inches)</u>	<u>Percent Passing (by Dry Weight)</u>
15	100
12	75 - 100
9	60 - 85
6	25 - 40
4	10 - 25
< 3	0 - 10

- (3) Rock shall be either hand or equipment placed.
- (4) Bedding beneath riprap shall be graded as follows:

<u>US Sieve Size</u>	<u>Percent Passing (by Dry Weight)</u>
1"	100
3/4"	85 - 100
#4	60 - 80
#16	40 - 60
#40	22 - 44
#200	0 - 3

Size No. 67 blended with fine aggregates in accordance with ASTM C 33 meets these requirements.

- (5) Measurement and payment will be by Method 1 and shall include compensation for Subsidiary Item, Removal of Water.

CONSTRUCTION SPECIFICATION62. GROUTED ROCK RIPRAP1. SCOPE

The work shall consist of furnishing, transporting, and placing rock and concrete grout in the construction of grouted rock riprap sections.

2. MATERIALS

Rock used in grouted rock riprap construction shall conform to the requirements of Material Specification 523. At least 30 days prior to delivery of rock, the Contractor shall designate in writing the source from which he intends to obtain the rock. The Contractor shall provide the Engineer free access to the source for the purpose of obtaining samples for testing. The size and grading of the rock shall be as specified in the construction details.

Drain materials, when specified, shall conform to the requirements of Material Specification 521.

Portland cement shall conform to the requirements of Material Specification 531 for the specified type.

Aggregates shall conform to the requirements of Material Specification 522, except that the grading for coarse aggregate shall be as specified in the construction details.

Water shall be clean and free from injurious amounts of oils, acid, alkali, organic matter or other deleterious substances.

Air-entraining admixtures shall conform to the requirements of Material Specification 532.

Curing compound shall conform to the requirements of Material Specification 534.

Other admixtures, when required, shall be as specified in the construction details.

3. SUBGRADE PREPARATION

Riprap or filter shall not be placed until the subgrade surfaces have been inspected and approved by the Engineer.

4. FILTER LAYERS OR BEDDING

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

5. PLACING ROCK

The rock shall be placed on the surfaces and to the depths specified in such a manner as to avoid displacement of the underlying materials. The rock may be equipment or hand placed as necessary to produce a surface in which the tops of the individual rocks do not vary more than the specified deviation from the neat lines shown on the drawings. Double decking of thin, flat rocks to bring the surface up to the required grade will not be permitted.

6. DESIGN OF THE GROUT MIX

The mix proportions for the grout mix shall be as specified in the construction details. During the course of the work the Engineer will require adjustment of the mix proportions whenever necessary. After the mix has been designated, it shall not be changed without the approval of the Engineer.

7. HANDLING AND MEASUREMENT OF MATERIALS

Materials shall be stockpiled and batched by methods that will prevent segregation or contamination of aggregates and insure accurate proportioning of the ingredients of the mix.

Except as otherwise provided in Section 11, cement and aggregates shall be measured as follows:

Cement shall be measured by weight or in bags of 94 pounds each. When cement is measured in bags, no fraction of a bag shall be used unless weighed.

Aggregates shall be measured by weight. Mix proportions shall be based on saturated, surface-dry weights. The batch weight of each aggregate shall be the required saturated, surface-dry weight plus the weight of surface moisture it contains.

Water shall be measured, by volume or by weight, to an accuracy within one percent of the total quantity of water required for the batch.

Admixtures shall be measured within a limit of accuracy of percent.

8. MIXERS AND MIXING

The mixer, when loaded to capacity, shall be capable of combining the ingredients of the grout mix into a thoroughly mixed and uniform mass and of discharging it with a satisfactory degree of uniformity.

Mixer shall be operated within the limits of the manufacturer's guaranteed capacity and speed of rotation.

The time of mixing after all cement and aggregates are in the mixer drum shall be not less than one minute for mixers having a capacity of one cubic yard or less. For mixers of larger capacities, the minimum time shall be increased fifteen seconds for each cubic yard or fraction thereof of additional capacity. The batch shall be so charged into the mixer that some water will enter in advance of cement and aggregate, and all mixing water shall be introduced into the drum before one-fourth of the mixing time has elapsed.

When ready-mixed grout mix is furnished, the Contractor shall furnish to the Engineer a delivery ticket showing the time of loading and the quantities of materials used for each load of grout mix.

No mixing water in excess of the amount called for by the job mix shall be added to the grout mix during mixing or hauling or after arrival at the delivery point.

9. CONVEYING AND PLACING

The grout mix shall be delivered to the site and placed within 1-1/2 hours after the introduction of the cement to the aggregates. In hot weather or under conditions contributing to quick stiffening of the concrete, the time between the introduction of the cement to the aggregates and discharge shall not exceed 45 minutes. The Engineer may allow a longer time, provided the setting time of the Concrete is increased a corresponding amount by the addition of an approved set-retarding admixture. In any case, concrete shall be conveyed from the mixer to the final placement as rapidly as practicable by methods that will prevent segregation of the aggregates or loss of mortar.

Grout mix shall not be dropped more than 5 feet vertically unless suitable equipment is used to prevent segregation.

The grout mix shall not be placed until the rock riprap has been inspected and approved.

Rock to be grouted shall be kept wet for at least 2 hours prior to and wetted immediately prior to grouting.

The rock riprap shall be flushed with water to remove the fines from the rock prior to placing the grout. The rock shall be kept moist just ahead of the actual placing, but the grout shall not be placed in standing or flowing water. Grout placed on inverts or other nearly level areas may be placed in one course. On slopes, the grout shall be placed in two (2) courses in successive lateral strips approximately ten (10) feet in width starting at the toe of the slope and progressing to the top. The grout shall be delivered to the place of final deposit by approved means and discharged directly on the surface of the rock, using a splash plate of metal or wood to prevent displacement of the rock directly under the discharge. The flow of grout shall be directed with brooms, spades or baffles to prevent it from flowing excessively along the same path and to assure that all intermittent spaces are filled. Sufficient barring shall be done to loosen tight pockets of rock and otherwise aid the penetration of grout so that all voids shall be filled and the grout fully penetrates the rock blanket. All brooming on slopes shall be uphill and after the grout has stiffened, the entire surface shall be rebroomed to eliminate rind and to fill voids caused by sloughing.

After completion of any strip or panel, no workman or other load shall be permitted on the grouted surface for a period of twenty-four (24) hours. The grouted surface shall be protected from injurious action by the sun, rain, flowing water and mechanical injury.

10. CURING AND PROTECTION

The surface of treatment materials shall be prevented from drying for a curing period of at least 7 days after it is placed. Exposed surfaces shall be kept continuously moist for the entire period, or until curing compound is applied as specified below. Moisture shall be maintained by sprinkling, flooding, or fog spraying or by covering with continuously moistened canvas, cloth mats, straw, sand or other approved material. Water or covering shall be applied in such a way that the concrete surface is not eroded or otherwise damaged.

The surface of the grout may be coated with an approved curing compound in lieu of continued application of moisture. The compound shall be sprayed on the moist concrete surfaces as soon as free water has disappeared, but shall not be applied to any surface

until finishing of that surface is completed. The compound shall be applied at a uniform rate of not less than one gallon per 150 square feet of surface and shall form a continuous adherent membrane over the entire surface. Curing compound shall not be applied to surfaces requiring bond to subsequently placed concrete. If the membrane is damaged during the curing period, the damaged area shall be resprayed at the rate of application specified above.

Grout mix shall not be placed when the daily minimum temperature is less than 40°F unless facilities are provided to insure that the temperature of the materials is maintained at not less than 50°F nor more than 90°F during placement and the curing period. Grout mix shall not be placed on frozen surfaces. When freezing conditions prevail, rock to be grouted must be covered and heated to a range of 50°F to 90°F for at least 24 hours prior to placing treatment materials.

11. INSPECTING AND TESTING FRESH GROUT

The Engineer will inspect and test grout during the course of the work. Sampling of fresh grout will be done by the methods prescribed in ASTM Designation C 172. The volume of each batch will be determined by the methods prescribed in ASTM Designation C 138.

The Engineer shall have free entry to all parts of the Contractor's plant and equipment which concern mixing and placing the grout while work on the contract is being performed. Proper facilities shall be provided for the Engineer to inspect materials and processes used in mixing and placing the grout as well as for securing samples of the grout mix. All tests and inspections shall be so conducted as not to interfere unnecessarily with the mixing and placing of the grout.

When ready-mixed grout is furnished, the Contractor shall furnish to the Engineer a statement of delivery ticket for each batch delivered to the job site. The ticket shall show the total weights in pounds of cement, water, and fine and coarse aggregates, amount of air-entraining agent, time of loading, and the revolution counter reading at the time of batching.

12. MEASUREMENT AND PAYMENT

(Method 1) For items of work for which specific unit prices are established in the contract, the volume of grouted rock riprap, including filter layers or bedding, will be determined from the specified thickness shown on the drawings and the area on which acceptable placement has been made. Payment for grouted

rock riprap will be made at the contract unit price. Such payment will be considered full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the grouted rock riprap and filter layers or bedding.

(Method 2) For items of work for which specific unit prices are established in the contract, the volume of riprap and the volume of filter layers or bedding will be determined from the specified thickness shown on the drawings and the area on which acceptable placement has been made. The volume of grout will be determined from the calculated batch volume and the number of mixed batches delivered to the site and acceptably placed in the work. Payment for riprap; filter or bedding material; and the concrete grout will be made at the contract unit price for each item. Such payment will be considered full compensation for all labor, materials, equipment, and all other items necessary and incidental to the completion of the work.

(Use With All Methods) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 11 of this specification.

13. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 21, Grouted Rock Riprap

- (1) This item shall consist of the furnishing and placing of grouted rock riprap and bedding at inlet Nos. 1 through 27 and 29 and 30, as shown on the drawings and staked in the field.
- (2) The rock shall be graded as follows:

<u>Particle Size (inch)</u>	<u>Percent Passing (by Dry Wt.)</u>
15	100
12	75 - 100
9	60 - 85
6	25 - 40
4	10 - 25
3	0 - 10

- (3) Rock shall be either hand or equipment placed.
- (4) Bedding beneath riprap shall be graded as follows:

<u>U. S. Sieve Size</u>	<u>Percent Passing (by Dry Wt.)</u>
1"	100
3/4"	85 - 100
#4	60 - 80
#16	40 - 60
#40	22 - 44
#200	0 - 3

Size No. 67 blended with fine aggregates in accordance with ASTM C 33 meets these requirements.

- (5) In Section 6, Design of the Grout Mix, the Contractor shall be responsible for proportioning the mix. The grout shall consist of Portland cement, fine and coarse aggregate, water and an air-entraining agent. The cement content shall be 5 1/2 bags per cubic yard of concrete. The maximum nominal size of coarse aggregate shall be 3/4 inch. The slump shall be within the range of 6 to 10 inches. The air content (by volume) of the grout mixture at the time of placement shall be five (5) to seven (7) percent. At least five (5) days prior to placement of grout, the Contractor shall furnish the Engineer with a statement of the mix proportions for approval.
- (6) Cement shall be Type II of IIA.
- (7) Measurement and payment will be by Method 1.

CONSTRUCTION SPECIFICATION

81. METAL FABRICATION AND INSTALLATION

1. SCOPE

The work shall consist of furnishing, fabricating and erecting metalwork, including the metal parts of composite structures.

2. MATERIALS

Unless otherwise specified, materials shall conform to the requirements of Material Specification 581. Steel shall be structural quality unless otherwise specified. Castings shall be thoroughly cleaned and subjected to careful inspection before installation. Finished surfaces shall be smooth and true to assure proper fit. Galvanizing shall conform to the requirements of Material Specification 582.

3. FABRICATION

Fabrication of structural steel shall conform to the requirements of Section 1.23 of the "Specification for the Design, Fabrication and Erection of Structural Steel for Buildings (Riveted, Bolted and Arc-Welded Construction)," American Institute of Steel Construction.

Fabrication of structural aluminum shall conform to the requirements in the Aluminum Construction Manual, "Specifications for Aluminum Structures," Section 6 and Section 7, The Aluminum Association, November 1967.

4. ERECTION

The frame of metal structures shall be carried up true and plumb. Temporary bracing shall be placed wherever necessary to resist all loads to which the structure may be subjected, including those applied by the installation and operation of equipment. Such bracing shall be left in place as long as may be necessary for safety.

As erection progresses the work shall be securely bolted up, or welded, to resist all dead load, wind and erection stresses. The Contractor shall furnish such fitting up bolts, nuts and washers as may be required.

No riveting or welding shall be done until as much of the structure as will be stiffened thereby has been properly aligned.

Rivets driven in the field shall be heated and driven with the same care as those driven in the shop.

All field welding shall be done in conformance to the requirements for shop fabrication, except those that expressly apply to shop conditions only.

Galvanized items shall not be cut, welded or drilled after the zinc coating is applied.

5. PROTECTIVE COATINGS

Items specified to be galvanized shall be completely fabricated for field assembly before the application of the zinc coatings.

Items specified to be painted shall be painted in conformance to the requirements of Construction Specification 82 for the specified paint systems.

6. MEASUREMENT AND PAYMENT

(Method 1) The work will not be measured. Payment for metal fabrication and installation will be made at the contract lump sum price. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work, including connectors and appurtenances such as rivets, bolts, nuts, pins, studs, washers, hangers and weld metal.

(Method 2) The weight of metal installed complete in place shall be determined to the nearest pound. Unless otherwise provided, the weight of metal shall be computed by the method specified in Section 3 of the "Code of Standard Practice for Steel Buildings and Bridges," American Institute of Steel Construction, except that the following unit weights shall also be used, as appropriate, as the basis of computation:

<u>Material</u>	<u>Unit Weight</u> <u>Pounds per Cubic Foot</u>
Aluminum alloy	173.0
Bronze or copper alloy	536.0
Iron, malleable	470.0
Iron, wrought	487.0

Payment for furnishing, fabricating and installing metalwork will be made at the contract unit price for the specified types of metals. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work.

(Method 3) The work will not be measured. Payment for furnishing, fabricating and installing each item of metalwork will be made at the contract price for that item. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the completion of the work, including connectors and appurtenances such as rivets, bolts, nuts, pins, studs, washers, hangers and weld metal.

(Use with all Methods) Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 7 of this specification.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 22, Metal Work

- (1) This item shall consist of fabricating and installing the pipe inlet handrails.
- (2) Pipe inlet handrails shall be fabricated of standard weight steel pipe conforming to the requirements of ASTM A 53.
- (3) The handrails shall be painted in the manner specified in Construction Specification 82.
- (4) Measurement and payment will be by Method 1, and will include compensation for Subsidiary Item, Cleaning and Painting Metal Work.

b. Bid Item 24, Guardrail

- (1) This item shall consist of fabricating and installing the guardrails as shown on the drawings and staked in the field.
- (2) The rail elements, terminal sections, bolts, nuts and other fittings shall conform to the specifications of AASHTO M-180, except as modified in this specification. The edges and center of the rail element shall contact each post or block. Rail element joints shall be lapped not less than 12½ inches and bolted. The rail metal shall be open hearth, electric furnace, or basic oxygen steel and, in addition to conforming to the requirements of AASHTO M-180, shall withstand a cold bend, without cracking, or 180 degrees around a mandrel of a diameter equal to 2½ times the thickness of the plate.
- (3) Bolts shall have shoulders of such shape as will prevent the bolts from turning.

The rail element shall have full bearing at joints. When the radius of curvature is 150 feet or less, the rail element shall be shaped in the shop.

- (4) The rail elements, terminal sections, bolts, nuts, and other fittings shall be galvanized.
- (5) Posts, including blocks, shall be construction grade, Douglas Fir, free of heart center and shall be given a preservative pressure treatment in accordance with Federal Specification TT-W-571J except that for creosote or creosote solutions, the net retention shall be at least 8 pounds of the creosote preservative per cubic foot of post. Posts and blocks shall be cut to length and bored for boltholes before treatment.

- (6) The posts shall be firmly placed in the ground. The space around posts shall be backfilled with selected earth, free of rock, placed in layers approximately 4 inches thick and each layer shall be moistened and thoroughly compacted.
- (7) The bolted connection of the rail element to the post shall withstand a 5,000 pound pull at right angles to the line of the railing. The metal work shall be fabricated in the shop, and no punching, cutting or welding will be permitted in the field. Terminal sections shall be installed in accordance with the manufacturer's recommendations.

Surplus excavated material remaining after the guard railing has been constructed shall be disposed of.

- (8) Section 6 Measurement and Payment shall not apply. The railing will be measured by the linear foot from end to end along the face of the railing including terminal sections. Payment for furnishing materials and installing guard rails complete, in place, including excavation and backfill for posts and painting will be made on the basis of the price bid per linear foot.

7. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Subsidiary Item, Metal Work

- (1) This item shall consist of the fabrication and installation of depth gauges as shown on the drawings and directed by the Engineer.
- (2) Painting shall be in accordance with Construction Specification 82.
- (3) No separate payment will be made for metal work. Compensation for this work will be included in the payment for Bid Item 5, Reinforced Concrete Class 4000X.

Williams-Chandler WPP, Arizona (81-4)
RWCD Floodway - Reach 2
Dip Crossing and Queen Creek Earthfill

CONSTRUCTION SPECIFICATION

82. CLEANING AND PAINTING METALWORK

1. SCOPE

The work shall consist of cleaning metal surfaces and applying paints and protective coatings.

2. PAINTS

For the purposes of this specification paints shall be designated by types as defined below:

Type 1 paint shall conform to the requirements of Federal Specification TT-P-86, Type IV, Red Lead Base Paint.

Type 2 paint shall conform to the requirements of Federal Specification TT-P-86, Type II or Type III, Red Lead Base Paint.

Type 3 paint shall conform to the requirements of Federal Specification TT-P-86, Type I, Red Lead Base Paint.

Type 4 paint shall conform to the requirements of Federal Specification TT-P-636, Synthetic Primer.

Type 5 paint shall be prepared by mixing aluminum paste conforming to the requirements of Federal Specification TT-P-320, Type II, Class 2 with phenolic resin spar varnish conforming to the requirements of Federal Specification TT-V-119 at the rate of two pounds of aluminum paste per gallon of varnish. The paint shall be mixed at the time of use.

Type 6 paint shall be prepared by mixing aluminum paste conforming to Federal Specification TT-P-320, Type II, Class 2 with mixing varnish conforming to the requirements of Federal Specification TT-V-81, Type II, Class B (Class 2) at the rate of two pounds of aluminum paste per gallon of varnish. The paint shall be mixed at the time of use.

Type 7 paint shall conform to the requirements of Federal Specification TT-E-489, Class A, Alkyd gloss Enamel.

Type 8 paint shall conform to the requirements of Federal Specification TT-E-529, Alkyd Semi-Gloss Enamel.

Type 9 paint shall conform to the requirements of Federal Specification TT-P-641, Type I or Type II, Zinc Dust-Zinc Oxide Primer.

Type 10 paint shall conform to the requirements of Federal Specification TT-P-641, Type III, Zinc Dust-Zinc Oxide Primer.

Type 11 paint shall conform to the requirements of Material Specification 583. The paint shall be mixed at the time of use.

Paints of Types 1, 2, 3, 5 and 6 may be thinned with mineral spirits as necessary for proper application but the amount of thinner used shall not exceed one pint per gallon of paint. Other paints may be thinned in accordance with the manufacturer's instructions only if such thinning is approved by the Engineer.

When tinting is required, it shall be accomplished by the addition of pigment-in-oil tinting colors conforming to the requirements of Federal Specification TT-P-381.

Mineral spirits shall conform to the requirements of Federal Specification TT-T-291, Grade 1, Light Thinner.

3. SURFACE PREPARATION

Surfaces to be painted shall be thoroughly cleaned prior to the application of the paint. For the purposes of this specification methods of surface preparation shall be designated as defined below:

(Method 1) surface preparation shall consist of the removal of all grease and oil by means of steam cleaning or solvent cleaning methods and removal of all dirt, rust, mill scale and other coatings by means of sandblasting, grit blasting or pickling. The finished surface shall uniformly expose the base metal and shall present an etched, but not polished or peened, appearance. Not more than 5 percent of the surface may exhibit very light shadows, light streaks, or slight discolorations caused by rust stain, mill scale oxides, or slight, tight residues of paint or coating.

(Method 2) surface preparation shall consist of the removal of all grease and oil by means of steam cleaning or solvent cleaning and the removal of all dirt, surface rust and loose scale by means of wire brushing, flame cleaning, use of rotary abrading tools or light sandblasting.

(Method 3) surface preparation shall consist of the treatment of the surface with a dilute acid solution. The surface shall be thoroughly wetted with a dilute (about 5 percent strength) phosphoric acid solution. After the acid has dried, the surface shall be thoroughly rinsed with clean water and allowed to dry. Dirt, grease and oil shall be removed from the surface by solvent cleaning prior to the acid treatment.

Cleaning solvent shall be mineral spirits. Cleaning cloths and solvents shall be discarded before they become contaminated to the extent that a greasy film would remain on the surface being cleaned. The final cleaning and wiping shall be done with clean solvent and clean cloths. Grit blasting shall be accomplished using compressed air blast nozzles and grit made of steel, malleable iron or cast iron crushed shot. Abrasives used shall have a maximum particle size that will pass the No. 16 sieve (U. S. Standard) and a minimum size that will be retained on the No. 50 sieve (U. S. Standard). The equipment used for sandblasting shall be equipped with adequate separators and traps to insure that the compressed air shall be free of detrimental amounts of water and oil. Blast cleaned surfaces shall be brushed, blown or vacuum cleaned to remove any trace of blast products or abrasives prior to painting.

Surfaces that are not to be painted immediately after cleaning shall be treated with one brush coat of metal conditioner conforming to the requirements of Military Specification MIL-M-10578, except that surfaces cleaned by pickling in phosphoric acid solution shall not require such treatment.

Surfaces shall be thoroughly dry when paint is applied.

No field coats of paint shall be applied until the prepared surfaces have been inspected and approved by the Engineer.

4. PAINT SYSTEMS

For the purposes of this specification, systems of preparing and painting metalwork will be designated as defined below:

Paint System A shall consist of the preparation of the surfaces to be painted by Method 1 and the application of two priming coats of Type 1 paint and two or more top coats of Type 5 paint as necessary to provide a total dry paint film thickness of 6 mils.

Paint System B shall consist of the preparation of the surfaces to be painted by Method 1 and the application of one priming coat of Type 1 paint and two top coats of Type 5 paint.

Paint System C shall consist of the preparation of the surfaces to be painted by Method 2 and the application of one priming coat of Type 2, Type 3 or Type 4 paint and two top coats of Type 6 paint.

Paint System D shall consist of the preparation of the surfaces to be painted by Method 2 and the application of one priming coat of Type 2 paint and two top coats of Type 7 paint.

Paint System E shall consist of the preparation of the surfaces to be painted by Method 2 and the application of one priming coat of Type 2 paint and two top coats of Type 8 paint.

Paint System F shall consist of the preparation of the surfaces to be painted by Method 3 and the application of two coats of Type 9 paint.

Paint System G shall consist of the preparation of the surfaces to be painted by Method 3 and the application of two coats of Type 10 paint.

Paint System H shall consist of the preparation of the surfaces to be painted by Method 1 and the application of four or more coats of Type 1 paint as necessary to provide a total dry paint film thickness of 6 mils.

Paint System I shall consist of the preparation of the surfaces to be painted by Method 1 and the application of two or more coats of Type 11 paint as necessary to provide a total dry paint film thickness of at least 16 mils.

5. APPLICATION OF PAINT

Surfaces shall be painted immediately after preparation (or within two days after preparation and treatment with metal conditioner) with at least one coat of the type of priming paint required by the specified paint system. Surfaces not required to be painted shall be protected against contamination and damage during the cleaning and painting operation.

Paints shall be thoroughly mixed at the time of application.

After erection or installation of the metalwork, all damage to shop applied coats shall be repaired and all bolts, nuts, welds and field rivet heads shall be cleaned and painted with one coat of the specified priming paint.

Except on surfaces accessible only to spray equipment, initial priming coats shall be applied by brush. All other coats may be applied by brush or spray. Each coat shall be applied in such a manner as to produce a paint film of uniform thickness with a rate of coverage within the limits recommended by the paint manufacturer.

The drying time between coats shall be as prescribed by the manufacturer of the paint but not less than that required for the paint film to dry through. The elapsed time between the application of the first and second prime coats of Paint System A shall not exceed 60 hours. In the application of Paint System I, if, for any reason, the first coat dries hard before the second coat is applied or the elapsed time between coats exceeds 48 hours, the method of application must be modified in any of the following ways: (1) the first coat must be wiped down with MIBK with the application of the second coat following the wipedown by not more than 6 hours; or (2) the first coat must be lightly brush blasted or given a fog coat of the paint before application of the full second coat; or (3) a special bonding additive supplied by the paint manufacturer must be mixed with the paint applied in the second coat.

The finished surface of each coat shall be free from runs, drops, ridges, laps or excessive brushmarks and shall present no variation in color, texture and finish.

The surface of each dried coat shall be cleaned as necessary before application of the next coat.

Except for Paint System I, the first coat of each two-coat system shall be tinted for contrast. The first coat of red-lead paint shall be tinted by the addition of 3 ounces per gallon of 1B

black pigment. The first coat of machinery paint shall be tinted off color with 3 ounces per gallon of a pigment suitable to the color of the paint.

6. ATMOSPHERIC CONDITIONS

Paint shall not be applied when the temperature of the item to be painted or of the surrounding air is less than 50°F. For Paint System I, the temperature of the coated surface must be maintained at not less than 50°F for 6 hours after the application of each coat. Painting shall be done only when the humidity and temperature of the surrounding air and the temperature of the metal surfaces are such that evaporation rather than condensation will result during the period of time required for application and drying. Surfaces protected from adverse atmospheric conditions by special cover, heating or ventilation shall remain so protected until the paint is dry.

7. TESTS

Acceptance of dry paint film thickness for Paint Systems A, H, and I will be based on the measurement of paint film thickness by means of an Elcometer or other suitable dry film thickness gage.

8. PAYMENT

For items of work for which specific lump sum prices are established in the contract, payment for painting metalwork will be at the contract lump sum price. Such payment will constitute full compensation for furnishing, preparing and applying all materials and for the cleaning, painting and coating of metalwork including labor, tools, equipment and all other items necessary and incidental to the completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 9 of this specification.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Subsidiary Item, Cleaning and Painting Metal Work

- (1) This item shall consist of cleaning and painting the designated metal items in Bid Item 22, and Bid Item 24.
- (2) In Section 3, Surface Preparation, Method 2 shall apply.
- (3) In Section 4, Painting Systems, Paint System C shall apply for the handrails in Bid Item 22, except that Type 4 paint shall be used in place of Type 2 or 3 paint for the priming coat. Paint System D shall apply for the guardrails in Bid Item 24, except that Type 11 paint shall be used in place of Type 2 for the priming coat and the top coats shall be white.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformed with this specification and the construction details are:

a. Subsidiary Item, Cleaning and Painting Metal Work

- (1) This item shall consist of cleaning and painting the depth gauges.
- (2) In Section 3, Surface Preparation, Method 2 shall apply.
- (3) In Section 4, Paint Systems, Paint System E (except that Type 4 paint shall be used in place of Type 2 paint for the priming coat) shall apply. The two top coats of enamel paint on the depth gauges shall alternate white background with green numbers, and green background with white numbers.
- (4) No separate payment will be made for cleaning and painting. Compensation for this work will be included in the payment for Bid Item 5, Concrete, Class 4000X.

Williams-Chandler WPP, Arizona (82-7)
RWCD Floodway - Reach 2
Dip Crossing and Queen Creek Earthfill

CONSTRUCTION SPECIFICATION

400. ASPHALT CONCRETE PAVEMENT

1. SCOPE

The work shall consist of furnishing and installing the asphalt concrete pavement including the untreated base, as shown on the drawings.

2. APPLICABLE STANDARD SPECIFICATIONS

All the work specified herein shall comply with the requirements of the following referenced specifications, including revisions, except as modified herein.

UNIFORM STANDARD SPECIFICATIONS FOR PUBLIC WORKS CONSTRUCTION

Maricopa Association of Governments
July 1, 1974 Arizona

3. EARTHWORK

Base material shall be compacted to the grading plane of the road base as shown on the drawings.

4. UNTREATED BASE

The untreated base shall be installed in accordance with Section 310 of the referenced specifications. The base material shall be crushed aggregate in accordance with Section 702, and shall be placed in the following manner: First Lift; A three- (3) inch layer of aggregate base. Second Lift; A six- (6) inch layer of select Material Type A.

5. ASPHALT CONCRETE PAVEMENT

The asphalt concrete pavement shall be installed in accordance with Section 321. Materials shall conform with the requirements of Section 710, except no mineral filler or blending sand will be required. Asphalt shall be AR 4000 and conform to the requirements of Section 711. The mineral aggregate shall meet the grading requirements within the range of specified tolerances for mix designation C-3/4.

6. PRESERVATIVE SEAL FOR ASPHALT CONCRETE

The preservative seal shall be installed in accordance with Section 334. The material shall conform to Section 718 and shall be applied at the rate of 0.07 of a gallon of diluted mixture per square yard.

Williams-Chandler WPP, Arizona (400-1)
RWCD Floodway - Reach 2
Dip Crossing and Queen Creek Earthfill

7. MEASUREMENT AND PAYMENT

For items of work for which specific unit prices are established in the contract, the dimensions of the surface of the asphaltic concrete will be measured to the neat lines shown on the drawing and the surface area will be computed to the nearest square yard. Payment will be made at the contract unit price for asphalt concrete pavement. Such payment will constitute full compensation for all labor, materials, equipment and all other items necessary and incidental to the work. Compensation for any item of work described in the contract, but not listed in the bid schedule, will be included in the payment for the item of work to which it is made subsidiary.

Williams-Chandler WPP, Arizona (400-2)
RWCD Floodway - Reach 2
Dip Crossing and Queen Creek Earthfill

8. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 9, Asphalt Concrete Pavement

- (1) This item shall consist of furnishing and installing the asphalt concrete pavement, including the untreated base and preservative seal for the following work:
 - (a) The dip crossing between Station 1090+18+ and Station 1090+42+ centerline floodway.
 - (b) The paved ramp between Station 1124+31.7 and Station 1125+71.10 centerline floodway.
- (2) Payment will be made in accordance with Section 7.

CONSTRUCTION SPECIFICATION

401 SURVEYS

1. SCOPE

This work shall consist of performing all surveys required for construction layout and quantity measurements, including the furnishing of equipment and materials.

2. EQUIPMENT AND MATERIALS

Equipment for surveys shall be of sufficient quality and condition to provide the accuracy required. Equipment shall be in good condition and in proper adjustment at all times.

Materials shall include all stakes, spikes, steel pins, tools and other accessories as may be required in laying out any part of the work from the primary control points established by the Government.

3. QUALITY OF WORK

Surveys shall be certified by a Land Surveyor or Engineer licensed by the State of Arizona and shall be performed to a degree of accuracy and detail compatible with location and position data, work tolerances, and measurement units for payment specified in the drawing and specifications and in accordance with good engineering practices.

All work shall be performed in a workmanlike manner. Notes, sketches, and other data shall be complete, recorded neatly, and organized in a manner that will allow reproduction of copies and incorporation in reports with a minimum of editing and revision.

Bench level traverses shall be of such precision that the error of closure (in feet) shall not exceed plus or minus 0.1 times the square root of the length of the traverse (in miles). The elevations of points on profiles and cross sections shall be determined and recorded to the nearest 0.1 foot.

Transit traverses shall be of such precision that: (1) the linear error of closure shall not exceed one in 3,000 and (2) the angular error of closure shall not exceed one minute times the square root of the number of stations.

Surveys will be reviewed periodically and be subject to random spot checks by the Government to assure that quality is being maintained.

4. PRIMARY CONTROL

The primary control required to establish the lines and grades needed for construction will be furnished by the Government. The control will consist of bench marks and reference points set at approximately 500 foot intervals along the left side looking in the direction of increasing stations.

In case of damage to or destruction of any of the Government's primary control points by the Contractor's forces they will be replaced by the Government at the Contractor's expense. The actual cost to the Government of replacing primary control points will be deducted from the payments due to the Contractor.

Complete information concerning the primary control system will be provided to the Contractor immediately following the receipt of the notice to proceed.

5. CONSTRUCTION SURVEYS AND MEASUREMENTS

Primary control points and bench marks shall be used as the origin of surveys needed to establish lines and grades for construction.

All survey data shall be recorded in bound field notebooks furnished by the Government with consecutively numbered pages. These books shall be turned over to and become the property of the Government upon completion of the work, prior to the preparation of the final pay estimate. All entries shall be legible and follow the format specified in Section 9. The bound field notebooks shall be available at all times during the progress of the work for examination and use by the Government Representative.

Where pay limits are specified, sufficient cross sections shall be taken to verify and document that the works have been completed in accordance with the plans and specifications. Maximum spacing of cross sections for quantity computations shall vary from 200 feet in areas of even topography to 25 feet or less in areas of uneven topography (influenced from hills, washes, ridges, etc.). The surveyor shall submit a list of stations for cross sections to the Government Representative for review and approval.

Surveys (including cross sections) and measurements shall be taken prior to and after construction at each location for each bid item that require measurement. Sufficient surveys and measurements shall be performed to document the monthly pay estimates. All cross sections are to be taken at the same stations as the original surveys.

Survey information needed for "AS-BUILT" construction drawings and monthly pay estimates and progress reports will be kept current as work progresses and will be made available to the Government the 25th of each month.

6. STAKING

The location and marking of all stakes shall be as specified in Section 9 and as follows:

- a. Clearing and grubbing - The boundary of the clearing and grubbing areas shall be staked or flagged at 300 foot intervals or less if needed to clearly mark the work to be done.
- b. Excavation - Cut stakes shall be placed on the centerline and the intersection of the side slopes and natural ground line. All stakes shall have the required cut, distance, slope, and stationing, plus offset reference stakes.

- c. Earth Fill - Fill stakes shall be placed at the toe of the slope and shall have the required fill, distance, slope and stationing, plus offset reference stakes.
- d. Structures - Centerline stakes for location and alignment and elevation offset reference stakes and hubs for apron, sidewalls and upstream headwall.

Cut and fill stakes shall be placed at full stations, breaks in the original ground surface and at other intermediate stations as necessary to insure accurate determination of payment quantities.

Stakes and cross section shall be at right angles to the centerline. Rod and chain readings shall be taken at all breaks in topography for the full extent of the cross section. Chain distances shall be taken horizontally and rod readings shall be taken vertically and shall be recorded to the nearest 0.1 foot, except that subgrade for structures shall be to the nearest 0.01 foot.

7. AS-BUILT

Cross sections shall be taken on all earth fill and excavation areas before construction begins, after excavation and in advance of placing any earth fill.

Final cross sections of excavation and earth fill shall be taken after finish operations are completed to determine compliance.

8. PAYMENT

Payment will be made as the work proceeds, after presentation of invoices by the contractor showing his surveying costs and evidence of the charges for suppliers, and for subcontractors, for the survey work performed by them. If the total of such payments is less than the contract lump sum for surveys, the unpaid balance will be included in the final contract payment. Total payment will be the lump sum contract price for surveys, regardless of actual cost to the contractor.

Payment will not be made under this item for the purchase cost of materials and equipment having a residual value, the purchase costs of operating supplies, or for other survey type work such as grade checking which shall be included in the prices bid for the items of work for which such surveys are required.

Payment of the lump sum contract price for surveys will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to completion of the work.

Compensation for any item of work described in the contract but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in Section 9 of this specification.

9. ITEMS OF WORK AND CONSTRUCTION DETAILS

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 23, Surveys

- (1) This item shall consist of furnishing personnel equipment, materials and performing surveys required for:
 - (a) Construction layout
 - (b) Computation of quantities
 - (c) "As-Built" construction drawings.
- (2) The Contractor shall provide the Government Representative a statement of qualifications, including specific experience of each of the survey personnel assigned to the job.
- (3) The Contractor shall provide the Government Representative schedule of surveys to be performed each month.
- (4) In Section 5, Construction Surveys and Measurements, all entries in the bound field notebooks shall follow the format shown on pages 2-40 and 2-42 of the Soil Conservation Service National Engineering Handbook, Section 19.
- (5) In Section 6, Staking, the location and marking of stakes shall follow the format shown on pages 2-13, 2-15, 2-17 and 2-20 of the Soil Conservation Service National Engineering Handbook, Section 19.
- (6) Payment will be in accordance with Section 8.

MATERIAL SPECIFICATION

521. AGGREGATES FOR DRAIN FILL AND FILTERS

1. SCOPE

This specification covers the quality of mineral aggregates for the construction of drain fill and filters.

2. QUALITY

Drain fill and filter aggregates shall be sand, gravel or crushed stone or mixtures thereof. They shall be composed of clean, hard, durable mineral particles free from organic matter, clay balls, soft particles or other substances that would interfere with their free-draining properties. Not more than 15 percent, by weight, shall be flat, elongated particles.

Aggregates of crushed limestone shall be thoroughly washed and screened. Coarse aggregates containing crushed limestone shall have not more than 3 percent, by weight, of particles finer than the No. 4 sieve. Crushed limestone shall not be used for fine aggregates except in combination with other materials such that not more than 5 percent of the portion finer than the No. 4 sieve shall be crushed limestone.

Aggregates shall be tested for soundness according to ASTM Method C 88, and shall have a weighted average loss in five cycles of not more than 12 percent when sodium sulfate is used or 18 percent when magnesium sulfate is used.

3. GRADING

Drain fill and filter aggregates shall conform to the specified grading limits after being placed in the work, and after being compacted if compaction is specified. Grading shall be determined by ASTM Method C 136, but the percentage of material finer than a No. 200 sieve shall be not more than 3 percent when determined by ASTM Method C 117.

4. STORING AND HANDLING

Drain fill and filter aggregates shall be stored and handled by methods that prevent segregation of particle sizes or contamination by mixing with other materials.

MATERIAL SPECIFICATION

522. AGGREGATE FOR PORTLAND CEMENT CONCRETE

1. SCOPE

This specification covers the quality of fine aggregate and coarse aggregate for use in the manufacture of portland cement concrete.

2. QUALITY

Aggregate shall conform to the requirements of ASTM Specification C-33 for the specified sizes. Aggregates that fail to meet any requirement may be accepted only when: (1) the specified alternate conditions of acceptance can be proved prior to the use of the aggregates on the job and within a period of time such that no work under the contract will be delayed by the requirements of such proof; or, (2) the specification for concrete expressly contains a provision of special mix requirements to compensate for the effects of the deficiencies.

3. REACTIVITY WITH ALKALIES

The potential reactivity of aggregates with the alkalis in cement shall be evaluated by petrographic examination and, where applicable, the chemical method of test, ASTM Designation C 289, or by the results of previous tests or service records of concrete made from similar aggregates from the same source. The standards for evaluating potential reactivity shall be as described in ASTM Specification C 33, Appendix A1.

Aggregates indicated by any of the above to be potentially reactive shall not be used, except under one of the following conditions:

- a. Applicable test results of mortar bar tests, made according to ASTM Method C 227, are available which indicate an expansion of less than 0.10 percent at six months in mortar bars made with cement containing not less than 0.8 percent alkalis expressed as sodium oxide; or
- b. Concrete made from similar aggregates from the same source has been demonstrated to be sound after 3 years or more of service under conditions of exposure to moisture and weather similar to those anticipated for the concrete under these specifications.

Aggregates indicated to be potentially reactive, but within acceptable limits as determined by mortar bar test results or service records, shall be used only with "low alkali" cement, containing less than 0.60 percent alkalies expressed as sodium oxide.

4. STORING AND HANDLING

Aggregate of each class and size shall be stored and handled by methods that prevent segregation of particle sizes or contamination by intermixing with other materials.

(522-2)

SCS-WEST

3-7-69

MATERIAL SPECIFICATION

523. ROCK FOR RIPRAP

1. SCOPE

This specification covers the quality of rock to be used in the construction of rock riprap.

2. QUALITY

Individual rock fragments shall be dense, sound and free from cracks, seams and other defects conducive to accelerated weathering. The rock fragments shall be angular to subrounded in shape. The least dimension of an individual rock fragment shall be not less than one-third the greatest dimension of the fragment.

Except as provided below, the rock shall have the following properties:

- a. Bulk specific gravity (saturated surface-dry basis) not less than 2.5.
- b. Absorption not more than 2 percent.
- c. Soundness: Weight loss in 5 cycles not more than 10 percent when sodium sulfate is used or 15 percent when magnesium sulfate is used.

The bulk specific gravity and absorption shall be determined by ASTM Method C 127. The test for soundness shall be performed by ASTM Method C 88 for coarse aggregate modified as follows:

The test sample shall not be separated into fractions. It shall consist of 5000 \pm 300 grams of rock fragments, reasonably uniform in size and shape and weighing approximately 100 grams each, obtained by breaking the rock and selecting fragments of the required size.

After the sample has been dried, following completion of the final test cycle and washing to remove the sodium sulfate or magnesium sulfate, the loss of weight shall be determined by subtracting from the original weight of the sample the final weight of all fragments which have not broken into three or more pieces.

The report shall show the percentage loss of weight and the results of the qualitative examination.

Rock that fails to meet the requirements stated in a, b, and c above, may be accepted only if similar rock from the same source has been demonstrated to be sound after 5 years or more of service under conditions of weather, wetting and drying, and erosive forces similar to those anticipated for the rock to be installed under this specification..

3. GRADING

The rock shall conform to the specified grading limits after it has been placed in the riprap.

MATERIAL SPECIFICATION

531. PORTLAND CEMENT

1. SCOPE

This specification covers the quality of portland cements.

2. QUALITY

Portland cement shall conform to the requirements of ASTM Specification C 150 for the specified types of cement, except that, when Type I portland cement is specified, Type IS portland blast-furnace slag cement or Type IP portland-pozzolan cement conforming to the requirements of ASTM Specification C 595 may be used unless prohibited in the specifications.

If air-entraining cement is to be used, the Contractor shall furnish the manufacturer's written statement giving the source, amount and brand name of the air-entraining addition.

3. STORAGE AT THE CONSTRUCTION SITE

Cement shall be stored in such a manner as to be protected from weather, dampness or other destructive agencies. Cement that is partially hydrated or otherwise damaged will be rejected.

MATERIAL SPECIFICATION

532. AIR-ENTRAINING ADMIXTURES
(FOR CONCRETE)

1. SCOPE

This specification covers the quality of air-entraining admixtures for concrete.

2. QUALITY

Air-entraining admixtures shall conform to the requirements of ASTM Specification C 260, except that the relative durability factor in the freezing and thawing test shall be not less than 95.

MATERIAL SPECIFICATION

533. WATER-REDUCING AND SET-RETARDING ADMIXTURES
FOR PORTLAND CEMENT CONCRETE

1. SCOPE

This specification covers the quality of water-retarding and set-retarding admixtures for portland cement concrete.

2. QUALITY

Water-reducing and set-retarding admixtures shall conform to the requirements of ASTM Specification C 494, except that resistance to freezing and thawing shall be determined in all cases, and the minimum relative durability factor shall be 95.

3. TYPES

Admixtures shall be Type A, Water-Reducing or Type D, Water-Reducing and Retarding, as defined in ASTM Specification C 494.

4. PERFORMANCE IN THE JOB MIX

When added in the manner and amount recommended by the manufacturer to the concrete used on the job, with no change in the cement content or proportions of the aggregates, admixtures shall have the following effects:

Type A or Type D: The water content at the required slump shall be at least 5 percent less with the admixture than without. The air content shall remain within the range specified, but shall not exceed 8 percent in any case.

Type D: The time of initial setting, determined as prescribed in ASTM C 494, shall be from 1 to 3 hours longer with the admixture than without.

(533-1)

MATERIAL SPECIFICATION

534. CURING COMPOUND (FOR CONCRETE)

1. SCOPE

This specification covers the quality of liquid membrane-forming compounds suitable for spraying on concrete surfaces to retard the loss of water during the curing process.

2. QUALITY

The curing compound shall meet the requirements of ASTM Specification C 309.

Unless otherwise specified the compound shall be Type 2.

3. DELIVERY AND STORAGE

All curing compound shall be delivered to the site of the work in the original container bearing the name of the manufacturer and the brand name. The compound shall be stored in a manner to prevent damage to the containers and to protect water-emulsion types from freezing.

(534-1)

MATERIAL SPECIFICATION

535. PREFORMED EXPANSION JOINT FILLER

1. SCOPE

This specification covers the quality of preformed expansion joint fillers for concrete.

2. QUALITY

Preformed expansion joint filler shall conform to the requirements of ASTM Specification D 1752, Type I, Type II or Type III, unless bituminous type is specified. Bituminous type preformed expansion joint filler shall conform to the requirements of ASTM Specification D 994.

(535-1)

MATERIAL SPECIFICATION

536. SEALING COMPOUND FOR JOINTS IN CONCRETE AND CONCRETE PIPE

1. SCOPE

This specification covers the quality of sealing compound for filling joints in concrete pipe and concrete structures.

2. TYPE

The compound shall be a cold-application mastic, single component or multiple component type.

The single component type shall be a ready-mixed nondrying compound furnished in troweling consistency or in preformed rope or strip form.

The multiple component type shall be composed of two or more substances that are to be mixed prior to application.

3. QUALITY

Sealing compound shall conform to the requirements of one of the following specifications:

ASTM Specification D 1850; Concrete Joint Sealer, Cold-Application Type. Penetration, determined as specified in ASTM D 1850, shall be not greater than 120.

Federal Specification SS-S-00210; Sealing Compound, Preformed Plastic, for Expansion Joints and Pipe Joints.

Federal Specification TT-S-227; Sealing Compound; Rubber Base, Two Component (For Calking, Sealing and Glazing in Building Construction), Type II.

The compound shall be capable of being applied at a temperature of 70°F and shall be of such nature that it will adhere to dry, dust free concrete when applied either directly or over a suitable primer. After curing it shall be a resilient, adhesive material that is capable of filling joints and firm enough to prevent the entry of subsequently placed concrete or of earth during the bedding, cradling or backfilling operations.

4. COMPOSITION AND PROPERTIES

The compound, if used for pipe having rubber gaskets, shall have a composition such that it will not cause deterioration of the rubber gaskets.

MATERIAL SPECIFICATION

537. NON-METALLIC WATERSTOPS

1. SCOPE

This specification covers non-metallic waterstops for use in joints of concrete structures.

2. CLASSIFICATION

- a. Classes. Non-metallic waterstops shall be of the following classes, as specified:

Class I shall be made of either natural or synthetic rubber.

Class II shall be made of vinyl chloride polymer or copolymer.

- b. Types. Non-metallic waterstops may be either split or solid and shall conform to the following types, as specified (see Figure 1):

Type A shall have ribbed anchor flanges and a smooth web. Flanges may be of uniform thickness or may have either a converging or a diverging taper toward the edges.

Type B shall have ribbed anchor flanges and a smooth web containing a hollow tubular center bulb having: (1) a wall thickness equal to at least one-half the web thickness and (2) the inside diameter (D) specified in the contract. Flanges may be of uniform thickness or may have either a converging or a diverging taper toward the edges.

Type C shall have a single, circular, bulb-type anchor flange at each edge and a smooth web.

Type D shall have a single, circular, bulb-type anchor flange at each edge and a smooth web containing a hollow tubular center bulb having: (1) a wall thickness equal to at least one-half the thickness of the web and (2) the inside diameter (D) specified in the contract.

(537-1)

Type E shall have ribbed anchor flanges and a web molded or extruded in the form of a round or U-shaped bulb of the dimensions specified in the contract. The web bulb shall be connected at the open end of the "U" by a thin membrane (having a thickness of not less than 1/64-inch or more than 1/5 the web thickness) designed to: (1) prevent infiltration of wet concrete into the bulb and (2) tear when expansion of the joint occurs. Flanges may be of uniform thickness or may have either a converging or a diverging taper toward the edges. Auxilliary positioning or nailing flanges may be provided so long as they do not interfere with the functioning of the web bulb.

Type F shall have ribbed anchor flanges with at least two extra heavy ribs (designed to resist displacement of the waterstop during placement of concrete) on each flange and a smooth web having a positioning or nailing flange attached at the center.

Type G shall be of special design conforming to the details shown on the drawings.

- c. Sizes. Waterstops of Types A through F shall be of the sizes listed herein, as specified (see Table 1). Type G waterstops shall have the dimensions shown on the drawings.

3. PHYSICAL REQUIREMENTS

The extruded or molded materials shall exhibit the properties specified herein when tested by the methods specified in Section 4 of this specification.

a. Class I Waterstops

- (1) The hardness (Shore A durometer) shall be not less than 60.
- (2) The specific gravity shall be not more than 1.2.
- (3) The tensile strength shall be not less than 2500 pounds per square inch.
- (4) The ultimate elongation shall be not less than 450 percent.

- (5) The compression set shall be not more than 30 percent.
- (6) The water absorption (by weight) shall be not more than 5 percent.
- (7) The decrease in tensile strength and ultimate elongation after aging shall be not more than 20 percent.
- (8) There shall be no sign of failure due to brittleness at a temperature of minus 35°F.

b. Class II Waterstops

- (1) The hardness (Shore A durometer) shall be not less than 60.
- (2) The specific gravity shall be not more than 1.4.
- (3) The tensile strength shall be not less than 1400 pounds per square inch.
- (4) The ultimate elongation of the web shall be not less than 280 percent and that of the flanges shall be not less than 200 percent.
- (5) The water absorption (by weight) shall be not more than one percent.
- (6) There shall be no sign of failure due to flange brittleness at a temperature of 0°F. nor of web brittleness at a temperature of minus 35°F.
- (7) The decrease in either tensile strength or ultimate elongation after accelerated extraction shall be not greater than 15 percent.
- (8) As a result of the effects of alkalies:
 - (a) After immersion for 7 days, the sample shall exhibit no loss of weight and not more than 0.25 percent increase in weight, and the hardness (Shore A) of the treated sample shall differ from that of the untreated sample by not more than plus 5 points or minus 5 points.

(537-3)

- (b) After immersion for 30 days, the sample shall exhibit no loss of weight and not more than 0.40 percent increase in weight, and the dimensions of the treated sample shall not differ from those of the untreated sample by more than one percent.

4. TEST METHODS

Testing shall be done by the methods cited herein. All cited test methods are included in Federal Test Method Standard No. 601.

- a. Hardness shall be determined by Method 3021.
- b. Specific gravity shall be determined by Method 14011.
- c. Tensile strength shall be determined by Method 4111.
- d. Ultimate elongation shall be determined by Method 4121.
- e. Compression set shall be determined by Method 3311.
- f. Water absorption shall be determined by Method 6631.
- g. Tensile strength and ultimate elongation after aging shall be determined by Method 7111.
- h. Brittleness shall be determined by Method 5311.
- i. Accelerated extraction shall be accomplished by Method 6111 under the following conditions:
 - (1) Samples shall be not less than 1/16-inch nor more than 1/8-inch in thickness;
 - (2) The immersion medium shall be a solution made by dissolving 5 grams of chemically pure sodium hydroxide and 5 grams of chemically pure potassium hydroxide in one liter of distilled water;
 - (3) The samples shall be immersed in the medium for 14 days at a temperature of $145^{\circ} \pm 5^{\circ}\text{F}$;
 - (4) During the immersion period, air shall be gently bubbled through the medium from a 1/4-inch glass tube at a rate of about one bubble per second;

(537-4)

- (5) Fresh medium shall be substituted every day;
 - (6) Samples need not be dipped in acetone.
- j. The effects of alkalies shall be determined by Method 6251 under the following conditions:
- (1) Samples shall be not more than 1/4-inch in thickness;
 - (2) The immersion medium shall be as described in (i), above;
 - (3) Fresh medium shall be substituted every 7 days.
 - (4) The samples shall be immersed in the medium for a period of 30 days;
 - (5) Samples need not be dipped in acetone.

5. CONDITION

Waterstops shall be extruded or molded in such a manner that the material is dense and homogeneous throughout and free from voids, tears, thins, indentations, or other imperfections. Unless otherwise specified, waterstops shall be symmetrical in shape and uniform in dimensions and shall be furnished in continuous strips at least 50 feet long. Factory splices shall have a tensile strength equal to at least one-half that of the unspliced section.

6. PACKAGING AND STORING

Waterstops shall be package and stored by methods that will protect them from prolonged exposure to direct sunlight or excessive heat.

(537-5)

TABLE 1. SIZES OF WATERSTOPS

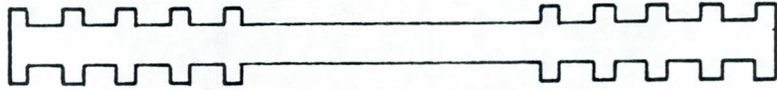
<u>Size Designation</u>	<u>Web Thickness (T) (Inches)</u>	<u>Width (W) (Inches)</u>
1	1/16	5 1/4
2	3/32	3 3/4
3	3/32	4
4	3/32	5 1/4
5	3/32	6
6	1/8	4
7	1/8	5 1/4
8	1/8	6
9	5/32	4
10	5/32	4 1/2
11	5/32	9
12	3/16	4
13	3/16	5
14	3/16	6
15	3/16	9
16	1/4	6
17	1/4	9
18	3/8	5
19	3/8	6
20	3/8	9
21	1/2	6
22	1/2	9
23	1/2	12

(537-6)

FIGURE 1

TYPES OF NON-METALLIC WATERSTOPS

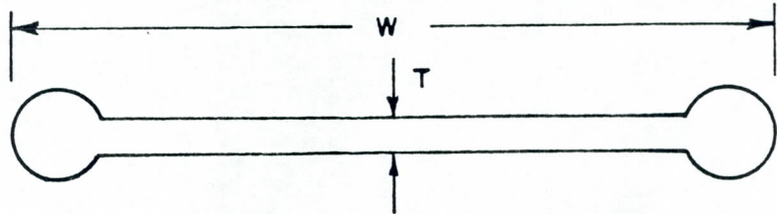
TYPE A



TYPE B



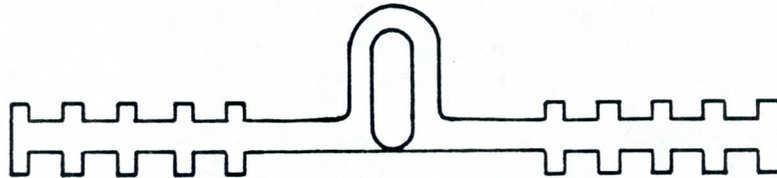
TYPE C



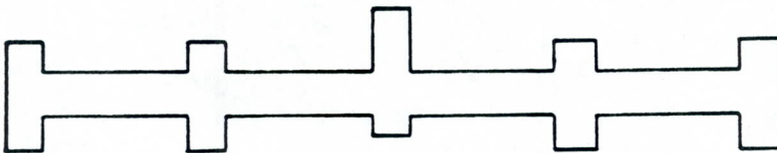
TYPE D



TYPE E



TYPE F



(537-7)

MATERIAL SPECIFICATION

538. METAL WATERSTOPS

1. SCOPE

This specification covers the quality of materials for metal waterstops.

2. MATERIALS

Metal waterstops shall be made of copper, wrought iron or galvanized steel as specified. Waterstops that require forming of the metal involving sharp bends shall be made of copper which shall be soft enough to stand being bent cold through 180 degrees at an inside radius equal to its thickness without cracking.

3. QUALITY

Metal for waterstops shall conform to the requirements of the applicable ASTM standard specifications below:

Copper - ASTM Specification B 152

Zinc-coated (Galvanized) steel - ASTM Specification A 526

(538-1)

MATERIAL SPECIFICATION

539. STEEL REINFORCEMENT (FOR CONCRETE)

1. SCOPE

This specification covers the quality of steel reinforcement for reinforced concrete.

2. QUALITY

All reinforcement shall be free from rust, oil, grease, paint or other deleterious matter.

Steel bars for concrete reinforcement requiring bends shall be deformed billet-steel bars conforming to ASTM Specification A 615, Grade 40 or Grade 60.

Straight steel bars shall be deformed bars conforming to one of the following specifications:

Deformed Billet-Steel Bars for Concrete Reinforcement
(Grade 40 or Grade 60) - ASTM Designation A 615.

Rail-Steel Deformed Bars for Concrete Reinforcement
(Grade 50 or Grade 60) - ASTM Designation A 616.

Axle-Steel Deformed Bars for Concrete Reinforcement
(Grade 40 or Grade 60) - ASTM Designation A 617.

Fabricated steel bar mats shall conform to the requirements of ASTM Specification A 184.

Welded steel wire fabric reinforcement shall conform to the requirements of ASTM Specification A 185.

Welded deformed steel wire fabric for concrete reinforcement shall conform to the requirements of ASTM Specification A 497.

Cold-drawn steel wire reinforcement shall conform to the requirements of ASTM Specification A 82.

Deformed steel wire for concrete reinforcement shall conform to the requirements of ASTM Specification A 496.

3. DIMENSIONS OF WELDED WIRE FABRIC

Gages, spacing and arrangement of wires in welded steel wire fabric shall be as defined in ACI Standard 315 of the American Concrete Institute for the specified style designations.

4. STORAGE

Steel reinforcement stored at the site of the work shall be stored above the ground surface on platforms, skids or other supports and shall be protected from mechanical injury and corrosion.

(539-2)

MATERIAL SPECIFICATION

545. ASBESTOS-CEMENT PIPE

1. SCOPE

This specification covers the quality of asbestos-cement pipe and fittings.

2. PRESSURE PIPE

Pressure pipe and couplings shall conform to the requirements of ASTM Specification C 296 for the specified class and type of pipe. Type I or Type II pipe shall be furnished unless otherwise specified.

Fittings other than couplings shall: (1) be cast iron or ductile iron pressure fittings compatible with the type of pipe furnished, (2) be of the all-bell, rubber-ring-connecting type with gasket retainer grooves cast or machined in the inner surfaces of the bells, and (3) otherwise conform to the requirements of AWWA Standard C110 (American National Standard A21.10). Gaskets shall conform to the requirements of ASTM Specification D 1869.

When perforated pressure pipe is specified, the number, size, location and spacing of perforations shall conform to the requirements of ASTM Specification C 508.

3. IRRIGATION PIPE

Irrigation pipe and couplings shall conform to the requirements of ASTM Specification C 296, except that lower strength will be allowed, as follows: The rated working pressure shall be not less than 75 pounds per square inch, the hydrostatic proof pressure shall be not less than 225 pounds per square inch, and the flexural proof loads and minimum crushing strengths shall be as tabulated below. Pipe and asbestos-cement fittings shall meet the chemical requirements for Type I or Type II pipe unless otherwise specified.

<u>Applied Flexural Proof Loads</u>		<u>Minimum Crushing Loads</u>	
<u>Nominal Size inches</u>	<u>Total Applied Load, lb.</u>	<u>Nominal Size inches</u>	<u>Crushing Strength per Lin. Ft., lb.</u>
4	1000	4	1900
6	2000	6	1400
8	3700	8	1650
		10	1900
		12	2200
		14	2600
		16	2750
		18	2900
		20	3100
		24	3500
		30	4100
		36	5000

4. NONPRESSURE PIPE

Nonpressure pipe and couplings shall conform to the requirements of ASTM Specification C 428 or C 644 for the specified class and type of pipe. Type I or Type II pipe shall be furnished unless otherwise specified.

Fittings other than couplings shall meet the same physical and chemical requirements as the pipe and couplings.

When perforated nonpressure pipe is specified, the number, size, location and spacing of perforations shall conform to the requirements of ASTM Specification C 508.

5. PERFORATED UNDERDRAIN PIPE

Perforated underdrain pipe, couplings and fittings shall conform to the requirements of ASTM Specification C 508, except that flexible couplings recommended by the pipe manufacturer will be allowed unless otherwise specified.

MATERIAL SPECIFICATION

551. ZINC-COATED IRON OR STEEL CORRUGATED PIPE

1. SCOPE

This specification covers the quality of zinc-coated iron or steel corrugated pipe and fittings.

2. PIPE

Zinc-coated or steel corrugated pipe and fittings shall conform to the requirements of Interim Federal Specification WW-P-405 for the specified classes and shapes of pipe, and to the following additional requirements:

- a. Unless otherwise specified, circumferential shop riveted seams shall have a maximum rivet spacing of 6 inches, except that 6 rivets will be sufficient for 12-inch diameter pipe;
- b. When close riveted pipe is specified: (1) the pipe shall be fabricated so that the rivet spacing in the circumferential seams shall not exceed 3 inches, except that 12 rivets will be sufficient to secure the circumferential seams in 12-inch pipe, and (2) in those portions of the longitudinal seams that will be covered by the coupling bands the rivets shall have finished flat heads or the rivets and holes shall be omitted and the seams shall be connected by welding to provide a minimum of obstruction to the seating of the coupling bands.
- c. Double riveting or double spot welding of pipe less than 42 inches in diameter may be required. When double riveting or double spot welding is specified, the riveting or welding shall be done in the manner specified for pipe 42 inches or greater in diameter.

3. COATINGS

Coatings shall conform to the requirements of Interim Federal Specification WW-P-405 for the specified types of coatings.

(551-1)

MATERIAL SPECIFICATION

581. METAL

1. SCOPE

This specification covers the quality of steel and aluminum alloys.

2. STRUCTURAL STEEL

Structural steel shall conform to the requirements of ASTM Specification A 36.

High-strength low-alloy structural steel shall conform to ASTM Specification A 242 or A 588.

Carbon steel plates of structural quality to be bent or formed cold shall conform to ASTM Specification A 283, Grade C.

Carbon steel sheets of structural quality shall conform to ASTM Specification A 570, Grade D or A 611, Grade D.

Carbon steel strip of structural quality shall conform to ASTM Specification A 570, Grade C.

3. COMMERCIAL OR MERCHANT QUALITY STEEL

Commercial or merchant quality steel shall conform to the requirements of the applicable ASTM specifications listed below:

<u>Product</u>	<u>ASTM Specification</u>
Carbon steel bars	A 575, Grade M 1015 to Grade M 1031
Carbon steel sheets	A 569
Carbon steel strip	A 569
Zinc-coated carbon steel sheets	A 526

4. ALUMINUM ALLOY

Aluminum alloy products shall conform to the requirements of the applicable ASTM specifications listed below. Unless otherwise specified, Alloy 6061-T6 shall be used.

(581-1)

<u>Product</u>	<u>ASTM Specification</u>
Standard structural shapes	B 308
Extruded structural pipe and tube	B 429
Extruded bars, rods, shapes and tubes	B 221
Drawn seamless tubes	B 210
Rolled or cold-finished bars, rods and wire	B 211
Sheet and plate	B 209

5. BOLTS

Steel bolts shall conform to the requirements of ASTM Specification A 307. If high-strength bolts are specified they shall conform to the requirements of ASTM Specification A 325.

When galvanized or zinc-coated bolts are specified, the zinc coating shall conform to the requirements of ASTM Specification A 153; except that bolts 1/2 inch or less in diameter may be coated with electrodeposited zinc or cadmium coating conforming to the requirements of ASTM Specification A 164, Type RS, or ASTM Specification A 165, Type TS, unless otherwise specified.

6. RIVETS

Unless otherwise specified, steel rivets shall conform to the requirements of ASTM Specification A 502, Grade 1.

Unless otherwise specified, aluminum alloy rivets shall be Alloy 6061-T6 conforming to the requirements of ASTM Specification B 316.

7. WELDING ELECTRODES

Steel welding electrodes shall conform to the requirements of American Welding Society specification AWS A5.1, "Specification for Mild Steel Covered Arc-Welding Electrodes," except that they shall be uniformly and heavily coated (not washed) and shall be of such a nature that the coating will not chip or peel while being used with the maximum amperage specified by the manufacturer.

Aluminum welding electrodes shall conform to the requirements of American Welding Society specification AWS A5.10, "Specification for Aluminum and Aluminum-Alloy Welding Rods and Bare Electrodes."

(581-2)

MATERIAL SPECIFICATION

582. GALVANIZING

1. SCOPE

This specification covers the quality of zinc coatings applied to iron and steel products.

2. QUALITY

Zinc coatings shall conform to the requirements of the following specifications.

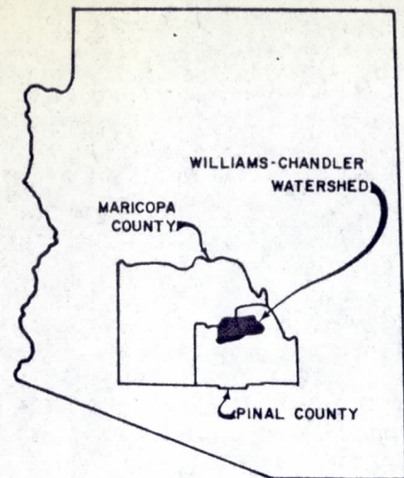
Zinc coatings on products fabricated from rolled, pressed, and forged steel shapes, plates, bars, and strip, 1/8 inch thick and heavier shall conform to ASTM Specification A 123.

Zinc coatings on assembled steel products shall conform to the requirements of ASTM Specification A 386 and shall be applied in conformance with the Recommended Practice for Providing High Quality Zinc Coatings (Hot-Dip) on Assembled Products (ASTM Designation A 385).

Zinc coatings on iron and steel hardware shall conform to the requirements of ASTM Specification A 153 except that bolts, screws and other fasteners 1/2 inch or less in diameter may be coated with electrodeposited zinc or cadmium coating conforming to the requirements of ASTM Specification A 164, Type RS, or ASTM Specification A 165, Type TS, unless otherwise specified.

WILLIAMS - CHANDLER WATERSHED PROTECTION AND FLOOD PREVENTION PROJECT MARICOPA AND PINAL COUNTIES, ARIZONA

PLANS FOR THE CONSTRUCTION OF R.W.C.D. FLOODWAY - REACH 2



PREPARED FOR THE
FLOOD CONTROL DISTRICT OF MARICOPA COUNTY
BOARD OF SUPERVISORS OF PINAL COUNTY
EAST MARICOPA NATURAL RESOURCE CONSERVATION DISTRICT

BY
SOIL CONSERVATION SERVICE
U.S. DEPARTMENT OF AGRICULTURE

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STRUCTURAL NOTES

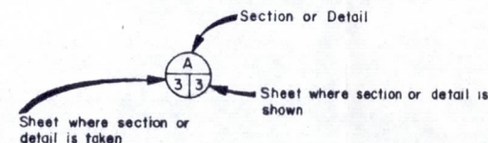
1. Exposed concrete edges shall be chamfered one inch or rounded.
2. Reinforcing bar spacing is center to center of bars. Bar cover is clear distance between surface of bar and face of concrete and shall be two inches for formed and top surfaces and three inches for surfaces placed against the earth unless otherwise shown.
3. In sections with a single mat of reinforcing, the steel shall be positioned in the center of the section unless otherwise shown.
4. Bar splices shall be lapped a minimum of 30 bar diameters of the smaller bar but not less than 12 inches, unless specifically shown otherwise.
5. All exposed metal including anchor bolts, nuts, washers, etc. shall be galvanized unless otherwise noted.
6. All concrete shall be class 4000X except as noted.

GENERAL NOTES

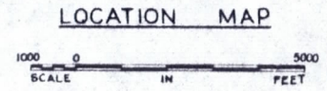
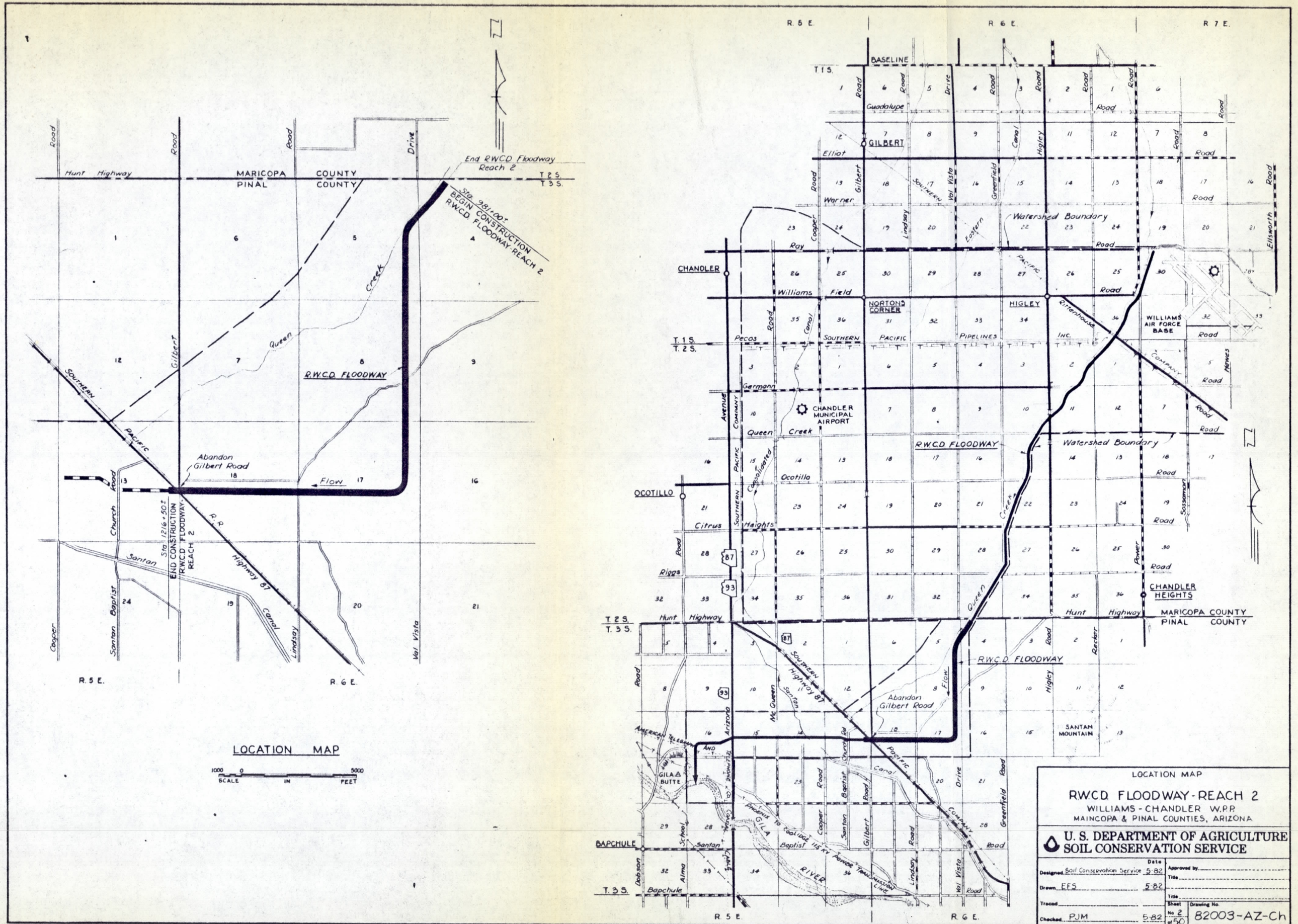
1. Elevations are in feet above mean sea level U.S.G.S. datum.
2. All stationing refers to centerline of construction and is the measured horizontal distance.
3. All soil classification symbols shown are based on the unified soil classification system. Field identification was used except where indicated by an asterisk (*). This denotes laboratory classification. Logs and descriptions are abridged. Complete drilling logs, laboratory reports and geology report are available for inspection at the project office.
4. All bearings are referenced to True North.
5. All floodway cross sections are shown looking in the direction of increasing stations.

LEGEND

- △ Test pit
- Test hole
- P — Power line
- T — Telephone line
- + Coordinate Grid Points
- Survey monuments



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GILA RIVER INDIAN COMMUNITY	EAST MARICOPA NATURAL RESOURCE CONSERVATION DISTRICT	BOARD OF SUPERVISORS OF PINAL COUNTY	FLOOD CONTROL DISTRICT OF MARICOPA COUNTY	REVISIONS																			
APPROVED <i>[Signature]</i> GOVERNOR	APPROVED <i>[Signature]</i> CHAIRMAN BOARD OF SUPERVISORS	APPROVED <i>[Signature]</i> CHAIRMAN BOARD OF SUPERVISORS	APPROVED <i>[Signature]</i> CHIEF ENGINEER																				
				<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;">Designed Soil Conservation Service</td> <td style="width: 10%;">Date</td> <td style="width: 40%;">Approved by <i>[Signature]</i></td> </tr> <tr> <td>Drawn Soil Conservation Service</td> <td>7-78</td> <td>Title State Conservation Engineer</td> </tr> <tr> <td>Traced SAH</td> <td>7-78</td> <td>Title <i>[Signature]</i></td> </tr> <tr> <td>Checked PJM</td> <td>8-82</td> <td>Title <i>[Signature]</i></td> </tr> <tr> <td colspan="2"></td> <td>Sheet No. 1 of 50</td> </tr> <tr> <td colspan="2"></td> <td>Drawing No. 82003-AZ-Ch</td> </tr> </table>		Designed Soil Conservation Service	Date	Approved by <i>[Signature]</i>	Drawn Soil Conservation Service	7-78	Title State Conservation Engineer	Traced SAH	7-78	Title <i>[Signature]</i>	Checked PJM	8-82	Title <i>[Signature]</i>			Sheet No. 1 of 50			Drawing No. 82003-AZ-Ch
Designed Soil Conservation Service	Date	Approved by <i>[Signature]</i>																					
Drawn Soil Conservation Service	7-78	Title State Conservation Engineer																					
Traced SAH	7-78	Title <i>[Signature]</i>																					
Checked PJM	8-82	Title <i>[Signature]</i>																					
		Sheet No. 1 of 50																					
		Drawing No. 82003-AZ-Ch																					



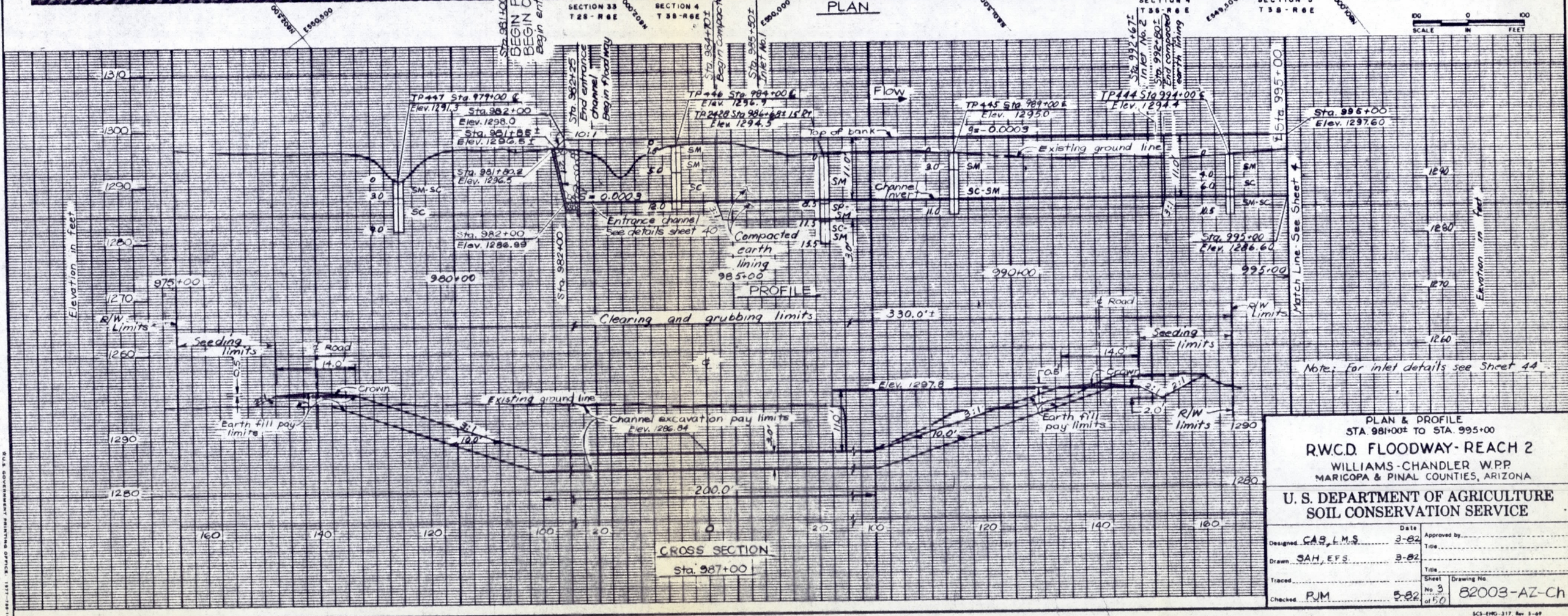
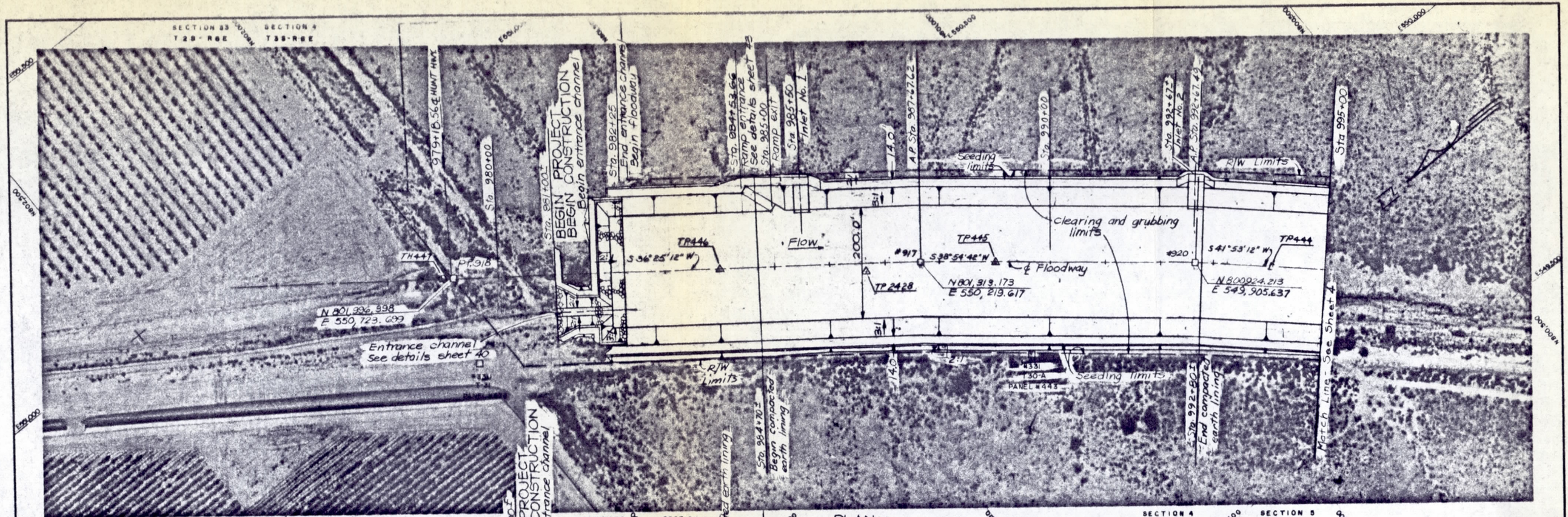
LOCATION MAP

RWCD FLOODWAY - REACH 2
WILLIAMS - CHANDLER W.P.P.
MARICOPA & PINAL COUNTIES, ARIZONA

U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

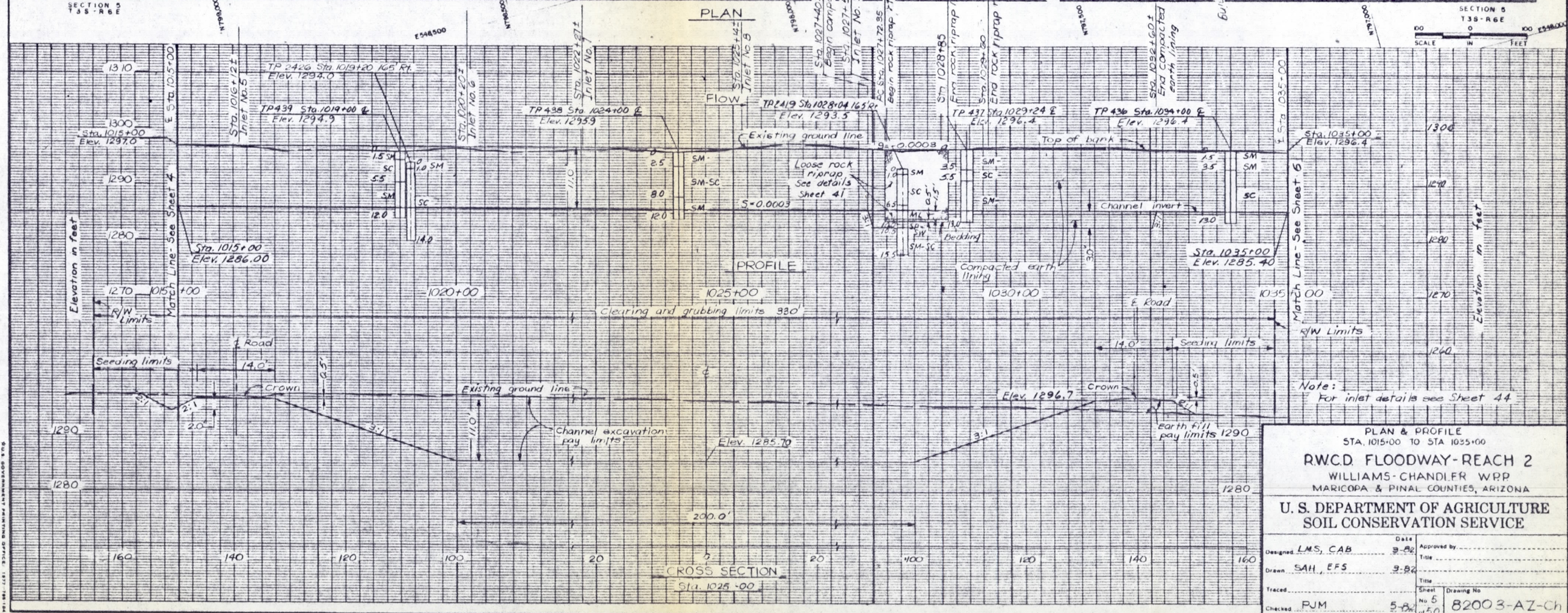
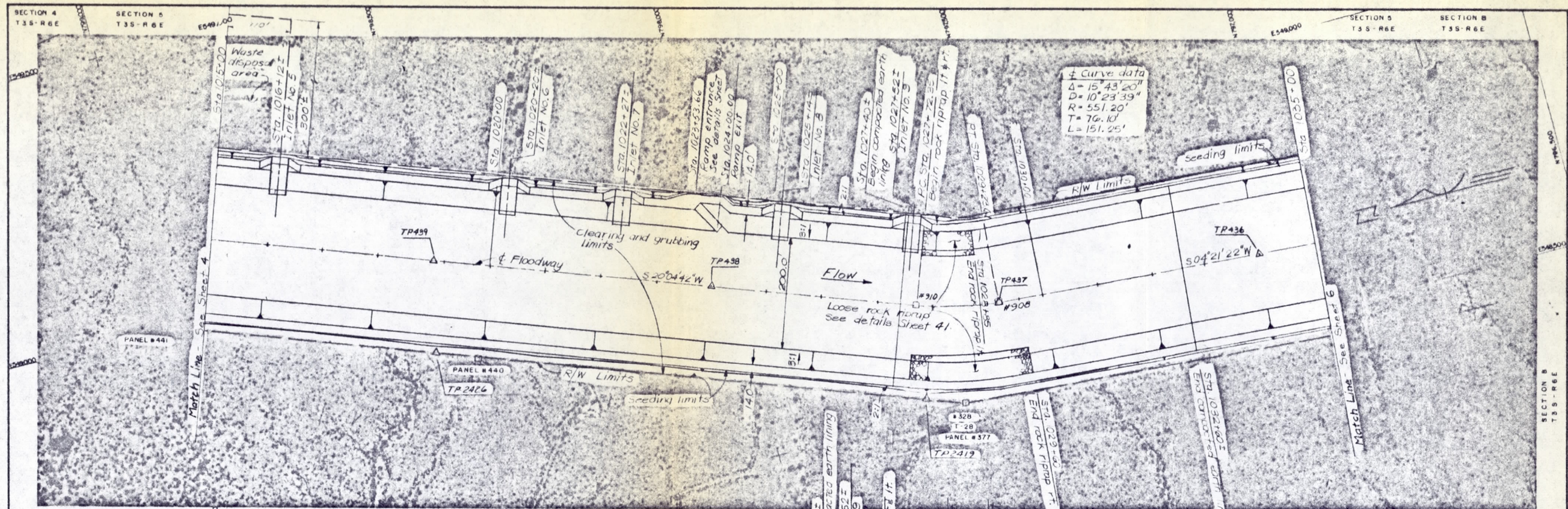
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Drawn	EFS	Date	5-82	Title	
Traced		Date		Title	
Checked	PJM	Date	5-82	Sheet	No. 2 of 50
				Drawing No.	82003-AZ-Ch

82003-AZ-Ch



PLAN & PROFILE
 STA. 981+00 TO STA. 995+00
R.W.C.D. FLOODWAY - REACH 2
 WILLIAMS-CHANDLER WPP
 MARICOPA & PINAL COUNTIES, ARIZONA
 U. S. DEPARTMENT OF AGRICULTURE
 SOIL CONSERVATION SERVICE

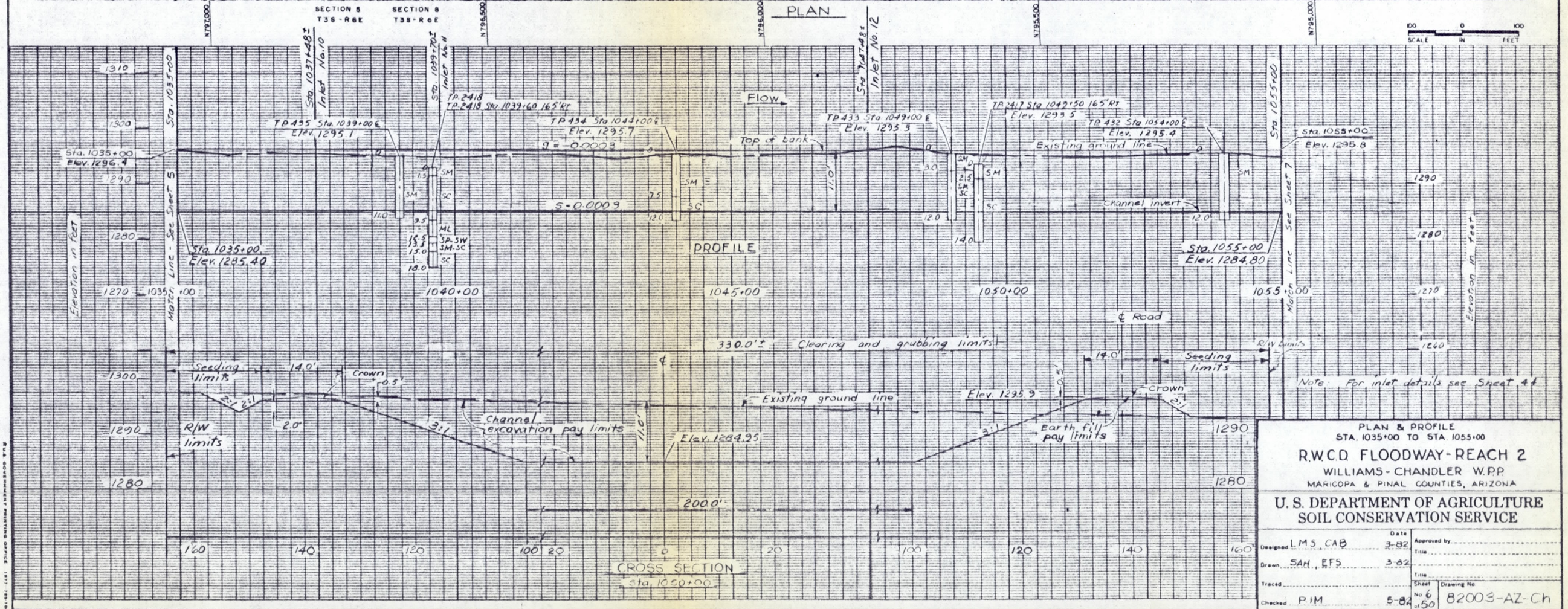
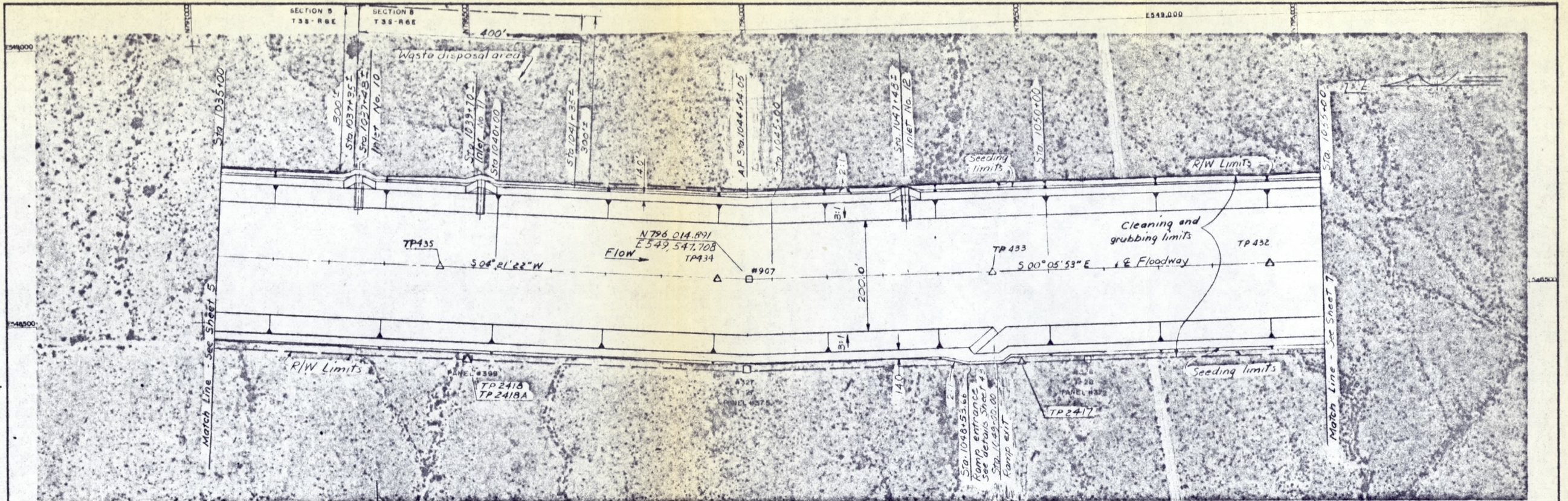
Designed	CAB, L.M.S.	Date	3-82
Drawn	SAH, E.F.S.	Approved by	
Traced		Title	
Checked	RJM	Sheet	No. 3 of 50
		Drawing No.	B2003-AZ-Ch



PLAN & PROFILE
 STA. 1015+00 TO STA. 1035+00
RWCD FLOODWAY-REACH 2
 WILLIAMS-CHANDLER WRP
 MARICOPA & PINAL COUNTIES, ARIZONA
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

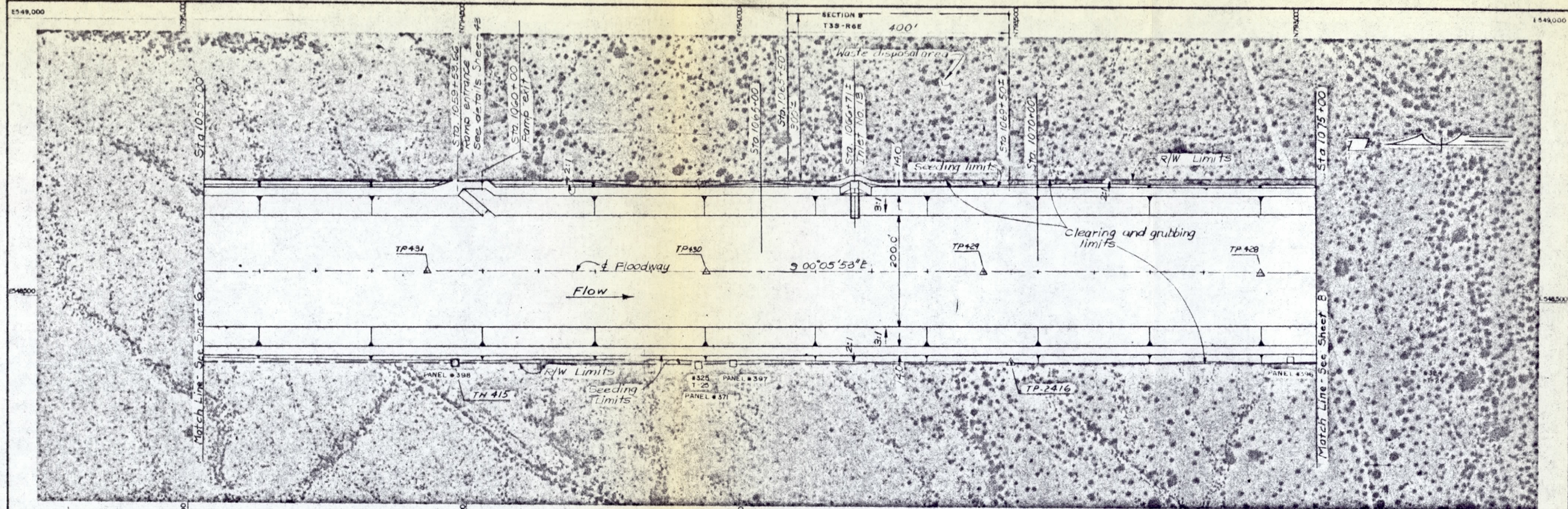
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Drawn	SAH, EFS	Title			
Traced					
Checked	PJM	Sheet	No. 5 of 50	Drawing No.	82003-AZ-Ch

U.S. GOVERNMENT PRINTING OFFICE: 1977-78-144

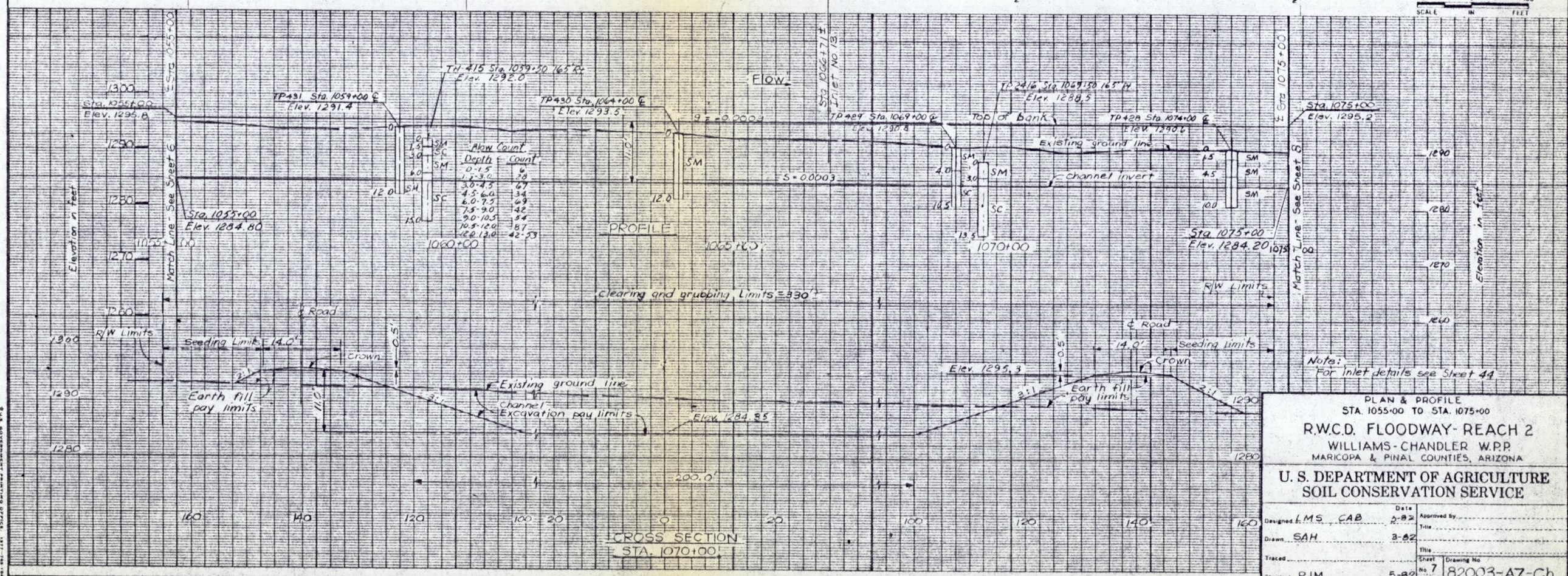


PLAN & PROFILE
 STA. 1035+00 TO STA. 1055+00
R.W.C.D FLOODWAY-REACH 2
 WILLIAMS-CHANDLER W.P.P.
 MARICOPA & PINAL COUNTIES, ARIZONA
 U. S. DEPARTMENT OF AGRICULTURE
 SOIL CONSERVATION SERVICE

Designed	L.M.S. CAB	Date	3-82
Drawn	SAH, EFS	Approved by	Title
Traced		Date	3-82
Checked	P.I.M.	Sheet	No 6
		Drawing No.	82003-AZ-Ch

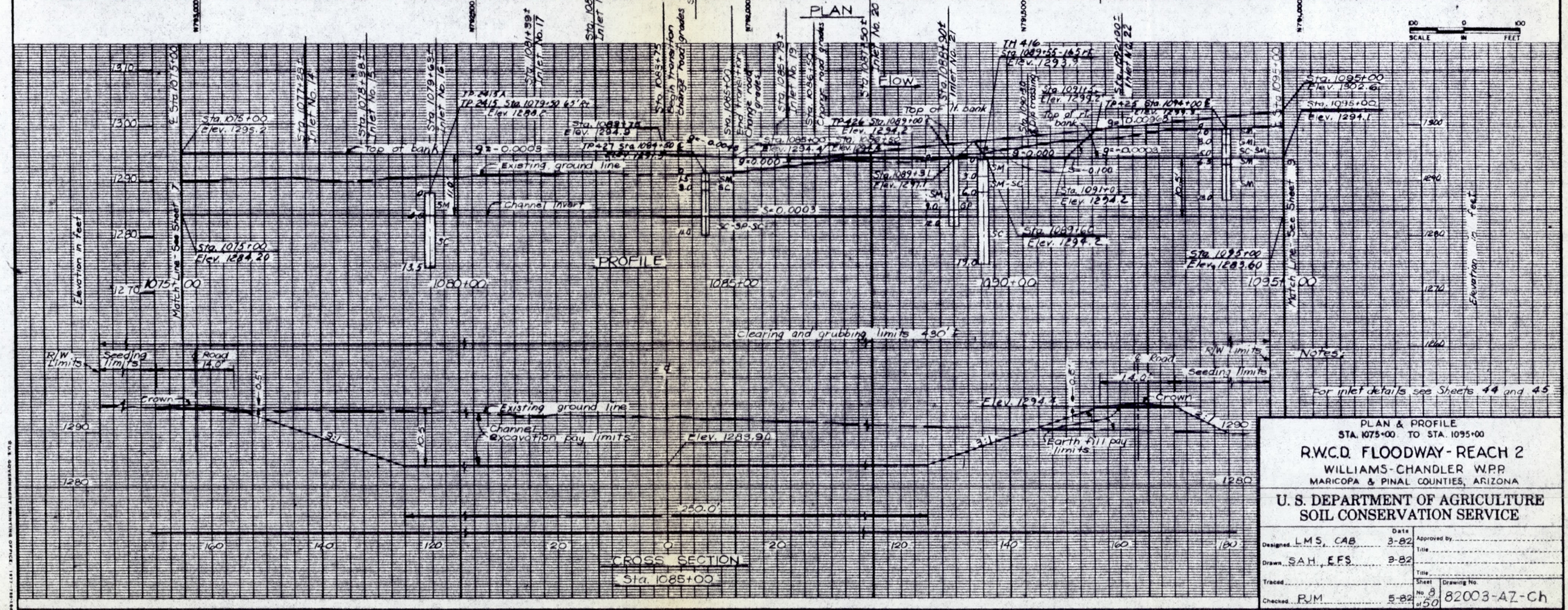
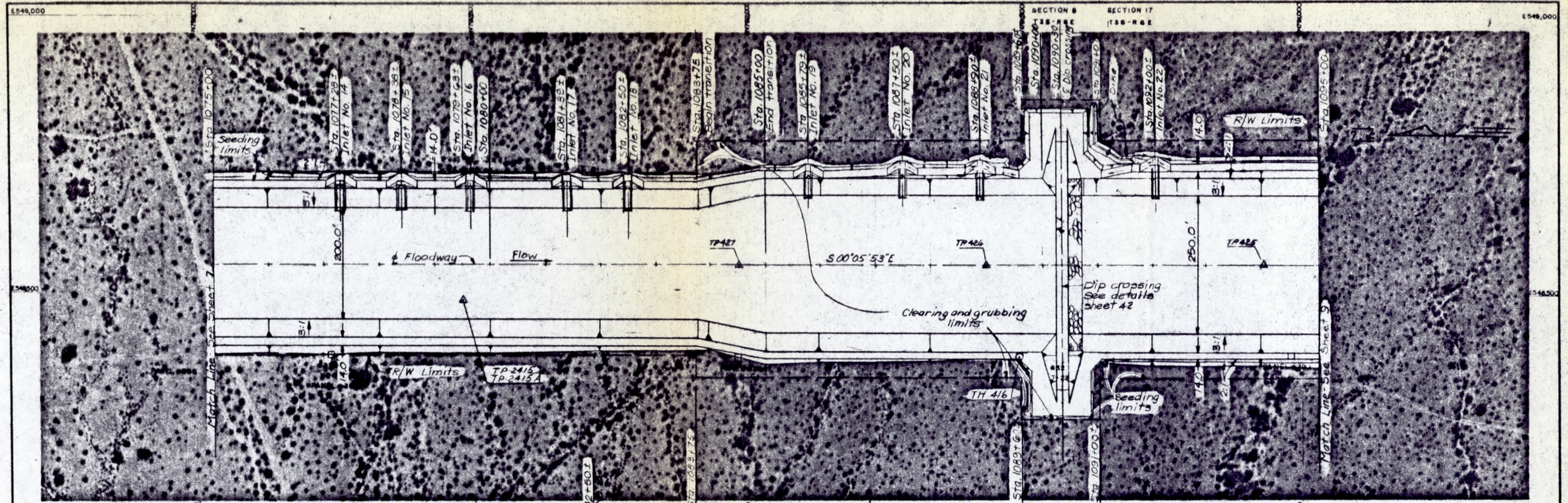


SECTION B
T35-R6E
PLAN



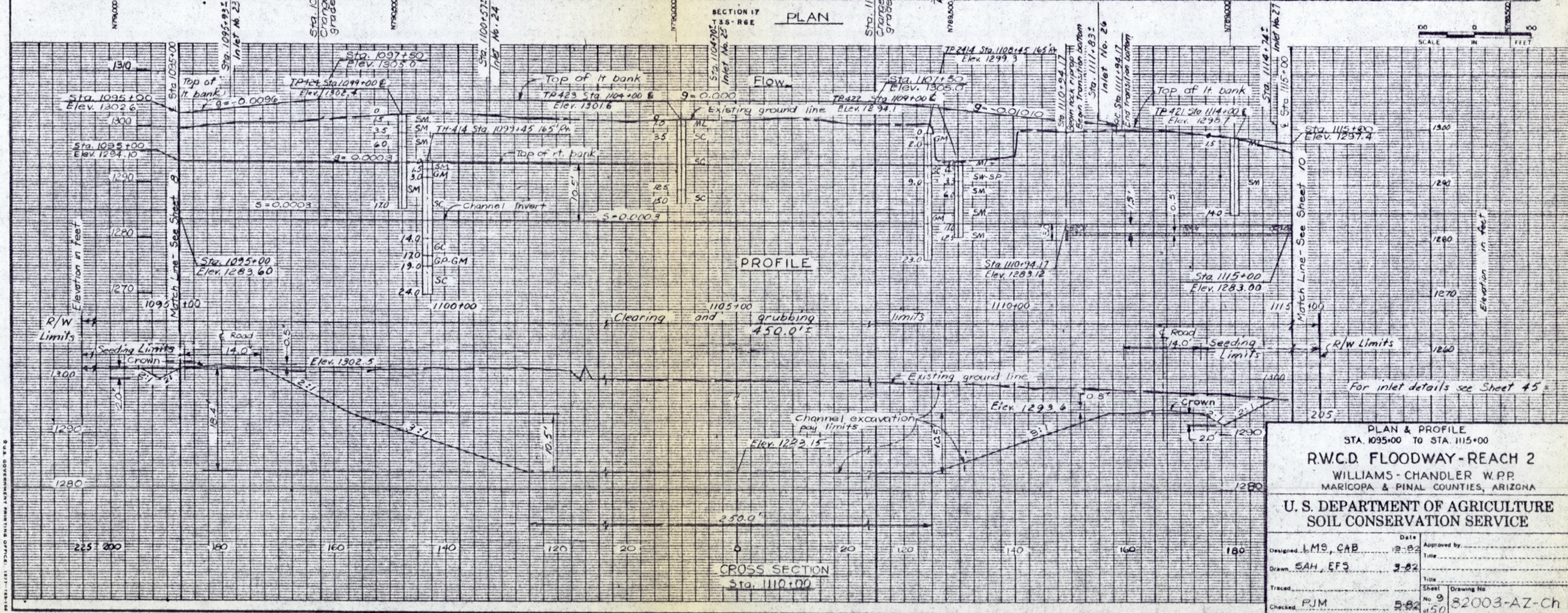
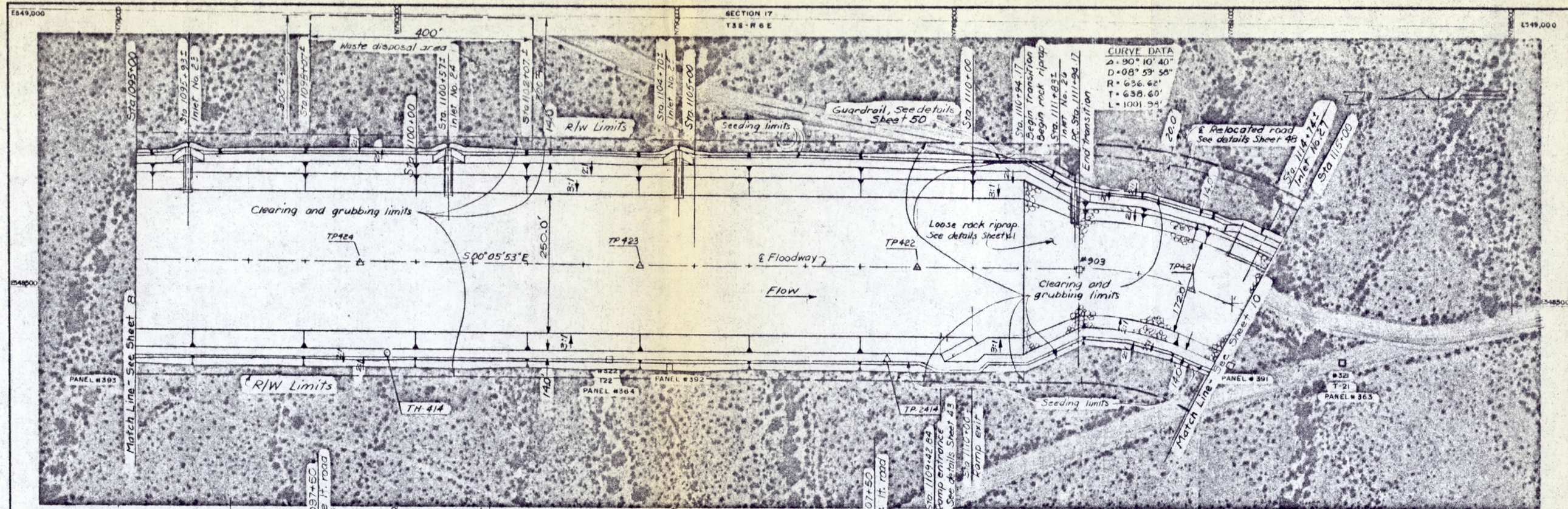
PLAN & PROFILE
STA 1055+00 TO STA 1075+00
R.W.C.D. FLOODWAY- REACH 2
WILLIAMS-CHANDLER W.R.P.
MARICOPA & PINAL COUNTIES, ARIZONA
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed LMS CAB Date 2-82 Approved By
Drawn SAH 3-82 Title
Traced Sheet No 7 Drawing No 82003-AZ-Ch
Checked PJM 5-82



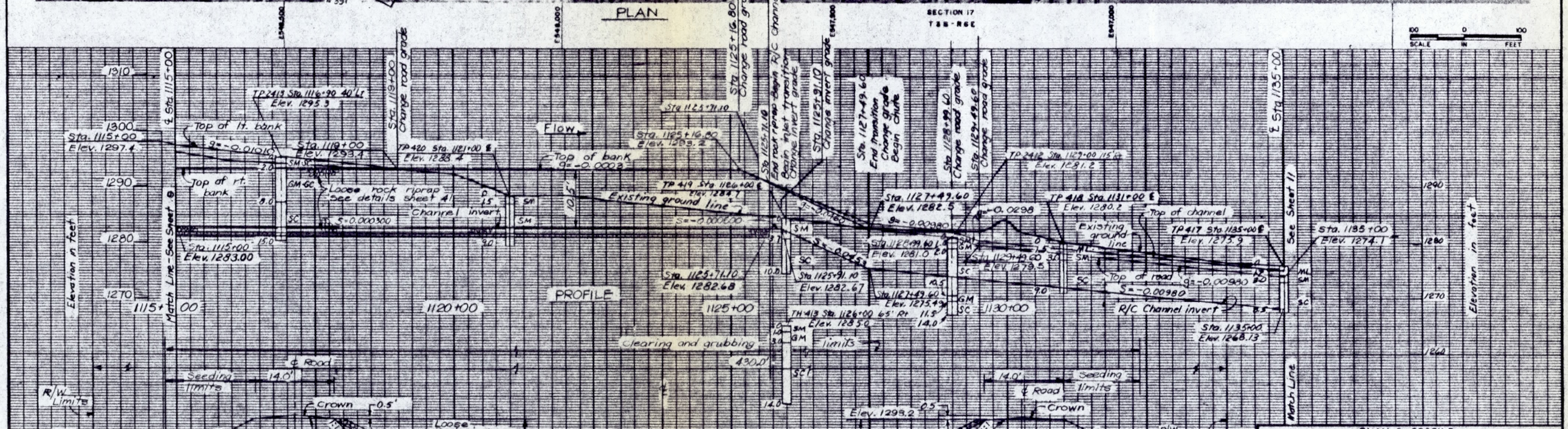
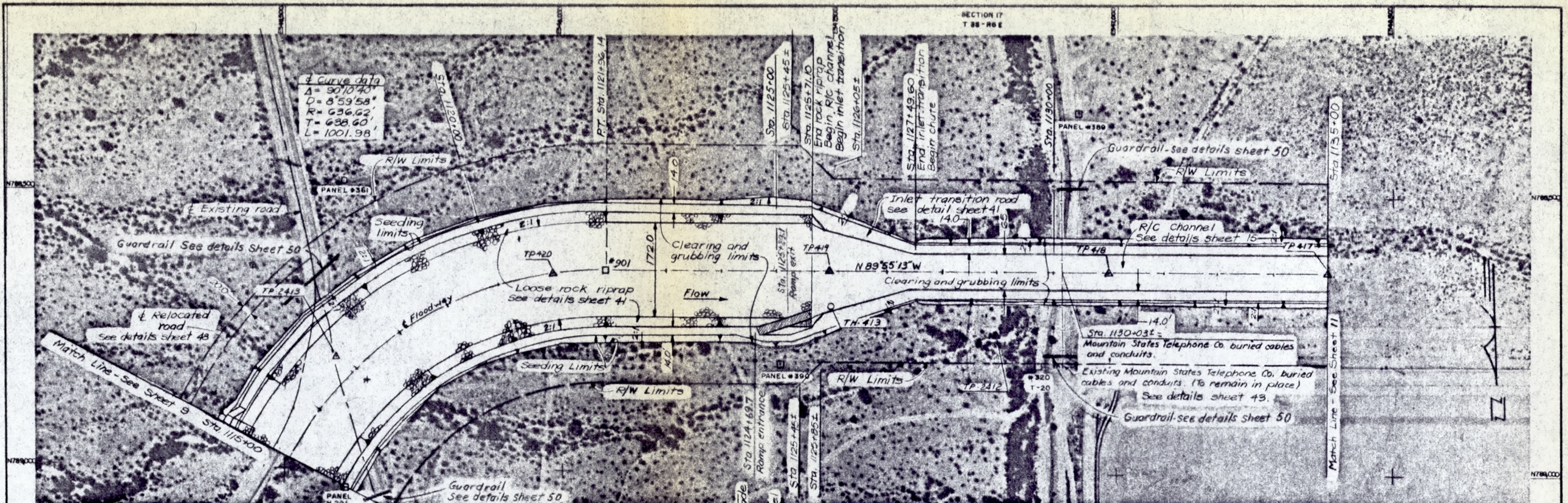
Notes:
For inlet details see Sheets 44 and 45

PLAN & PROFILE	
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R.W.C.D. FLOODWAY - REACH 2	
WILLIAMS-CHANDLER W.P.P.	
MARICOPA & PINAL COUNTIES, ARIZONA	
U. S. DEPARTMENT OF AGRICULTURE	
SOIL CONSERVATION SERVICE	
Designed LMS, CAB	Date 3-82
Drawn SAH, EFS	Approved by
Traced	Title
Checked RJM	Sheet No. 8 of 50
	Drawing No. 82003-AZ-Ch



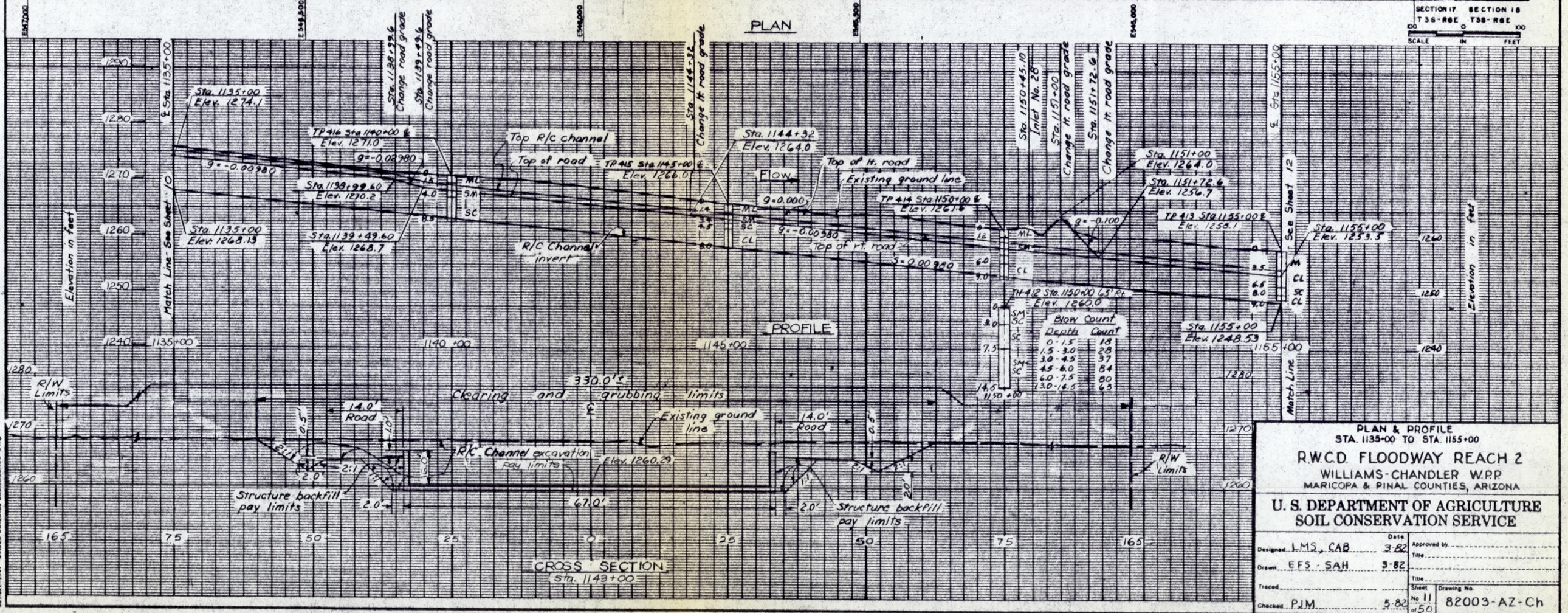
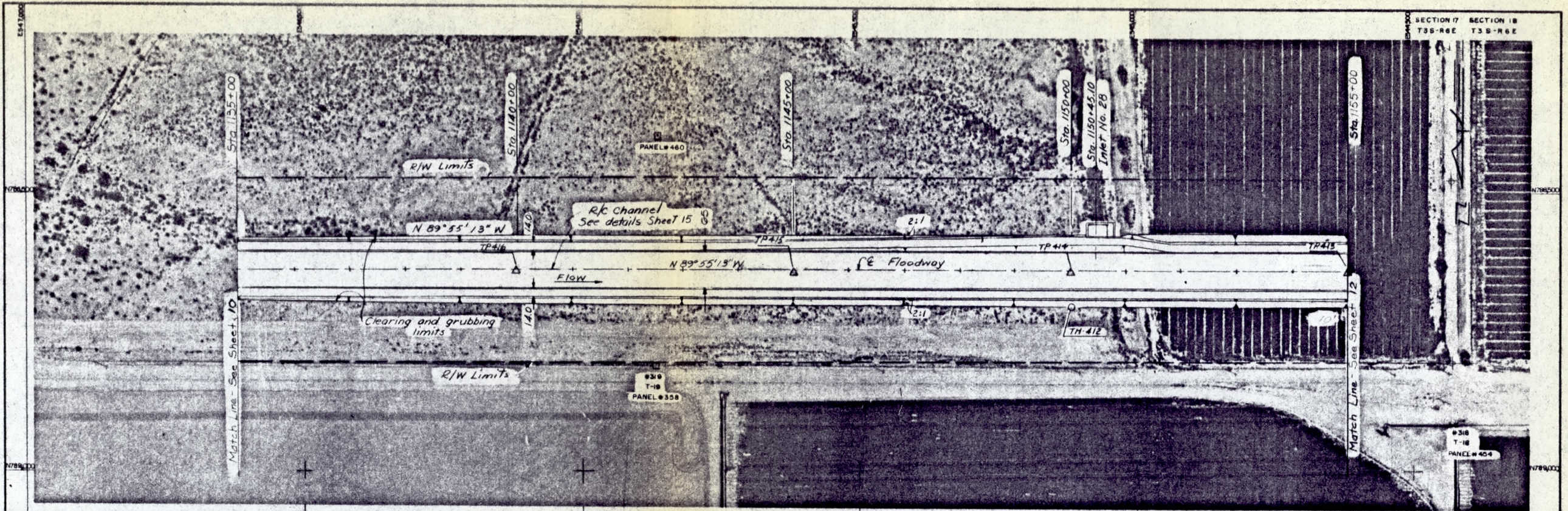
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STA. 1095+00 TO STA. 1115+00
R.W.C.D. FLOODWAY - REACH 2
WILLIAMS - CHANDLER W.P.P.
MARICOPA & PINAL COUNTIES, ARIZONA
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed by	LMS, CAB	Date	8-82	Approved by	
Drawn by	SAH, EFS	Title	8-82		
Traced by		Sheet	9 of 50	Drawing No.	82003-AZ-Ch
Checked by	PJM		8-82		



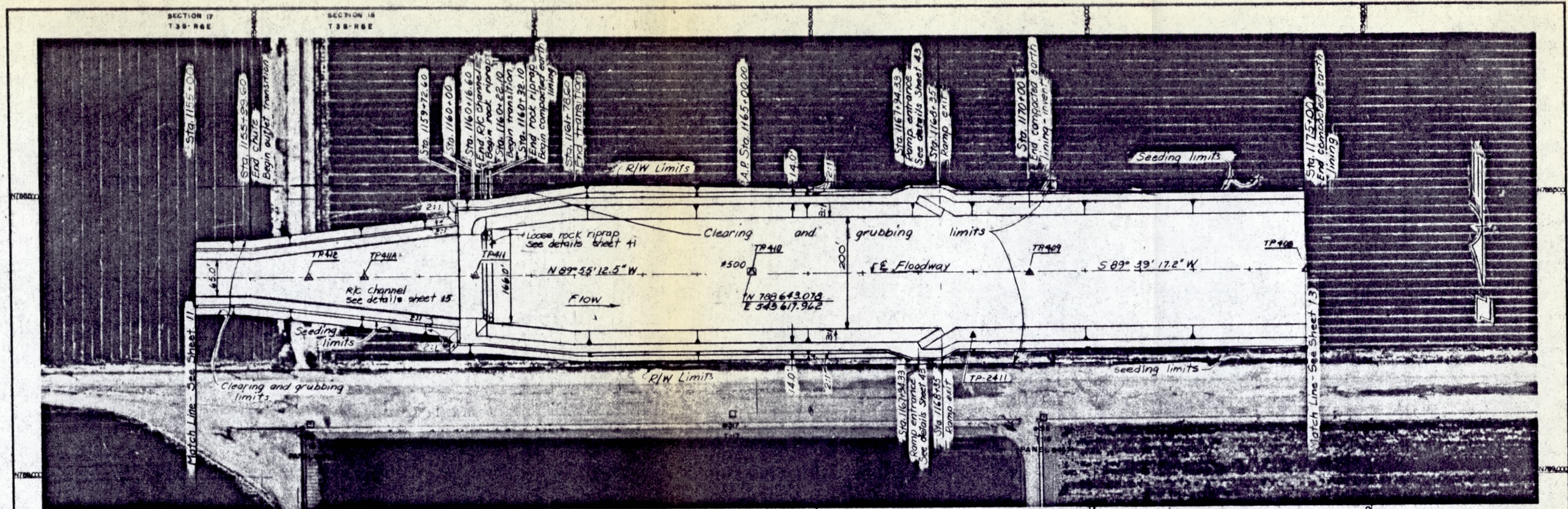
PLAN & PROFILE
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RWCD FLOODWAY REACH 2
 WILLIAMS-CHANDLER W.R.P.
 MARICOPA & PINAL COUNTIES, ARIZONA
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed: LMS, CAB	Date: 2-24	Approved by:	
Drawn: SAH, EFS	Title: 2-82	Checked:	
Traced:		Sheet No. 10 of 50	Drawing No. 82003-AZ-Ch
Checked: RJM	Date: 5-82		

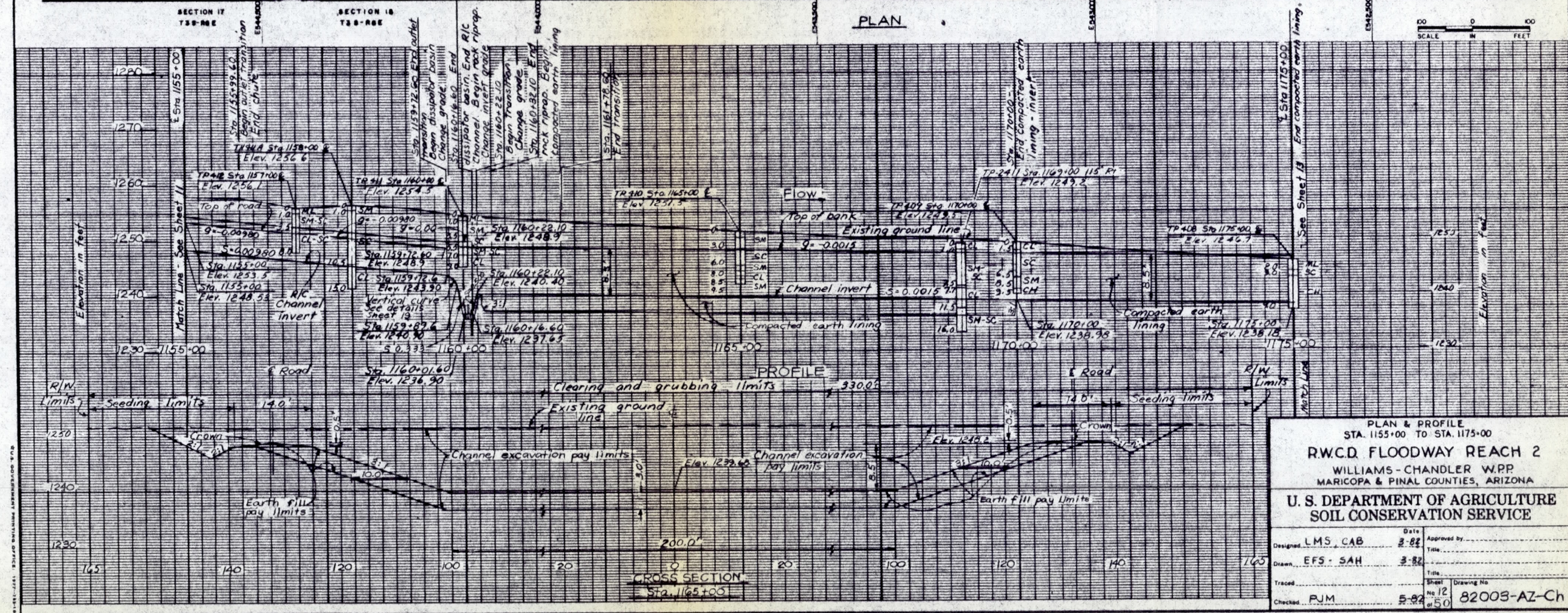


PLAN & PROFILE
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R.W.C.D. FLOODWAY REACH 2
 WILLIAMS-CHANDLER W.P.P.
 MARICOPA & PINAL COUNTIES, ARIZONA
 U. S. DEPARTMENT OF AGRICULTURE
 SOIL CONSERVATION SERVICE

Designed: LMS, CAB	Date: 3-82	Approved by:	
Drawn: EFS, SAH	3-82	Title:	
Traced:		Title:	
Checked: PJM	5-82	Sheet No. 11	Drawing No. 82003-AZ-Ch
		of 50	



PLAN

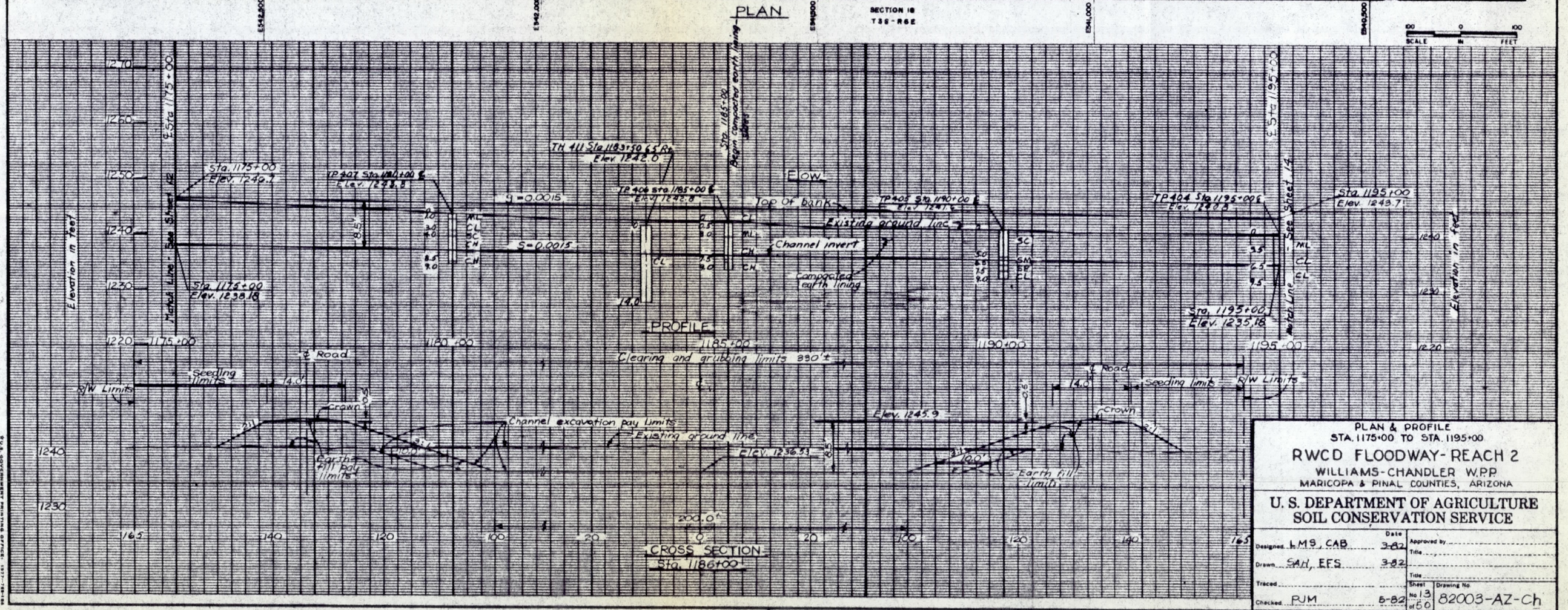
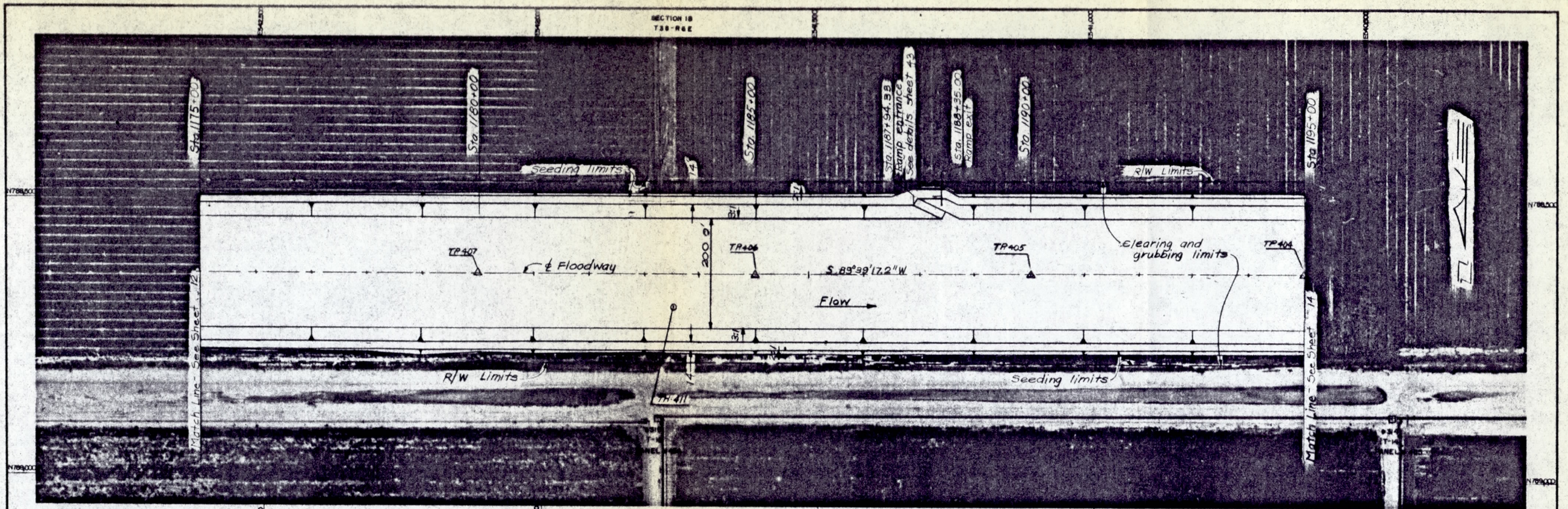


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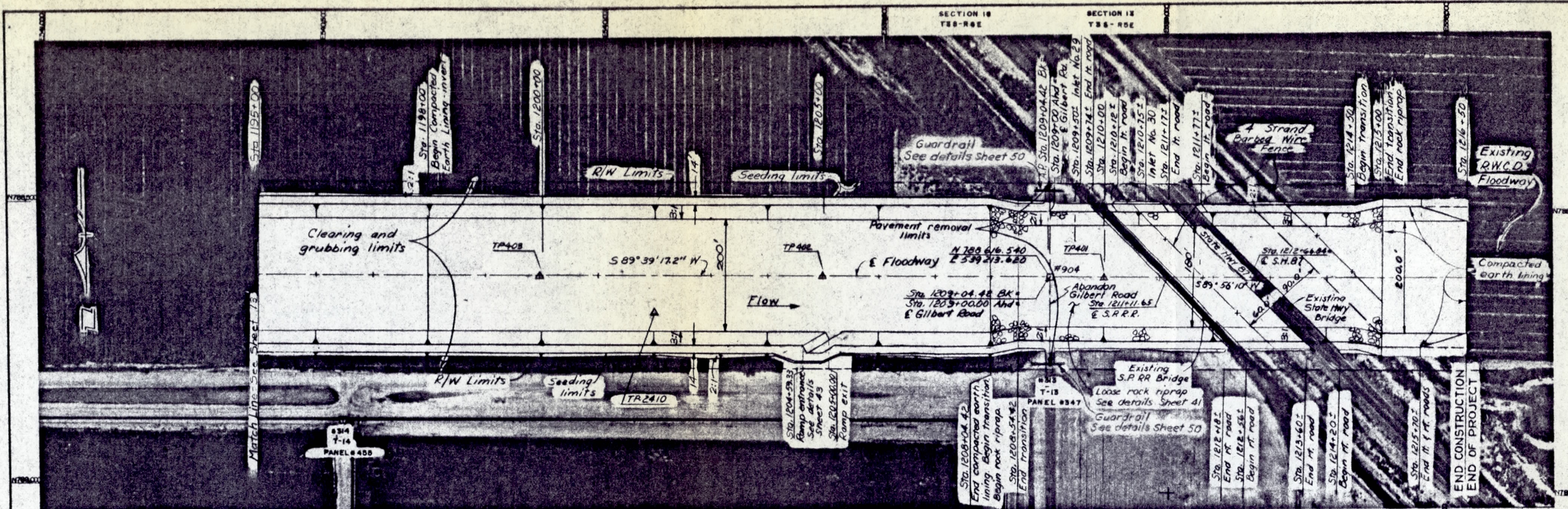
PLAN & PROFILE
STA. 1155+00 TO STA. 1175+00
R.W.C.D. FLOODWAY REACH 2
WILLIAMS - CHANDLER W.P.P.
MARICOPA & PINAL COUNTIES, ARIZONA
**U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE**

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Drawn	EFS - SAH	Title	
Traced		Sheet	No 12
Checked	FJM	Drawing No	82003-AZ-Ch

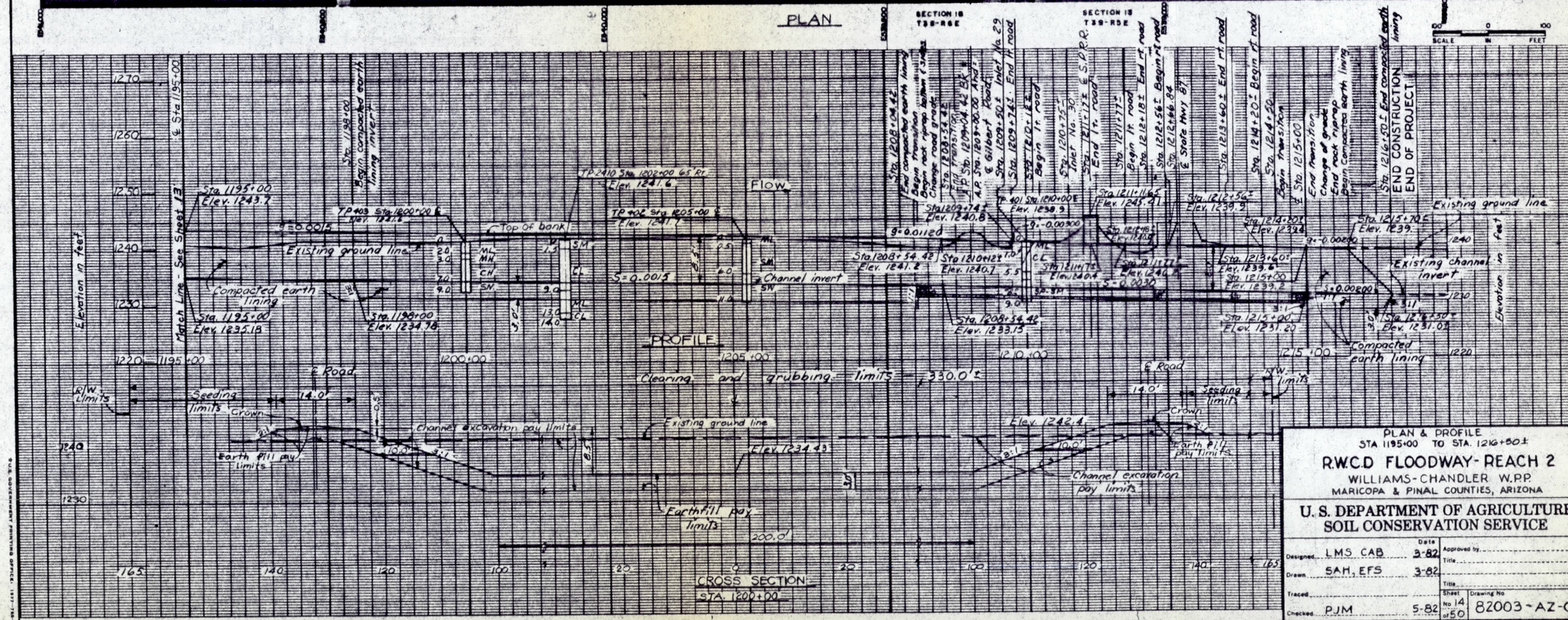
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PLAN & PROFILE STA. 1175+00 TO STA. 1195+00 RWCD FLOODWAY-REACH 2 WILLIAMS-CHANDLER W.P.P. MARICOPA & PINAL COUNTIES, ARIZONA U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE	
Designed by: M.S. CAB Drawn by: SAB, EFS Traced by: Checked by: RJM	Date: 3-82 Title: Drawing No.: 82003-AZ-ch Sheet No. 13 of 50 Scale: 5-82



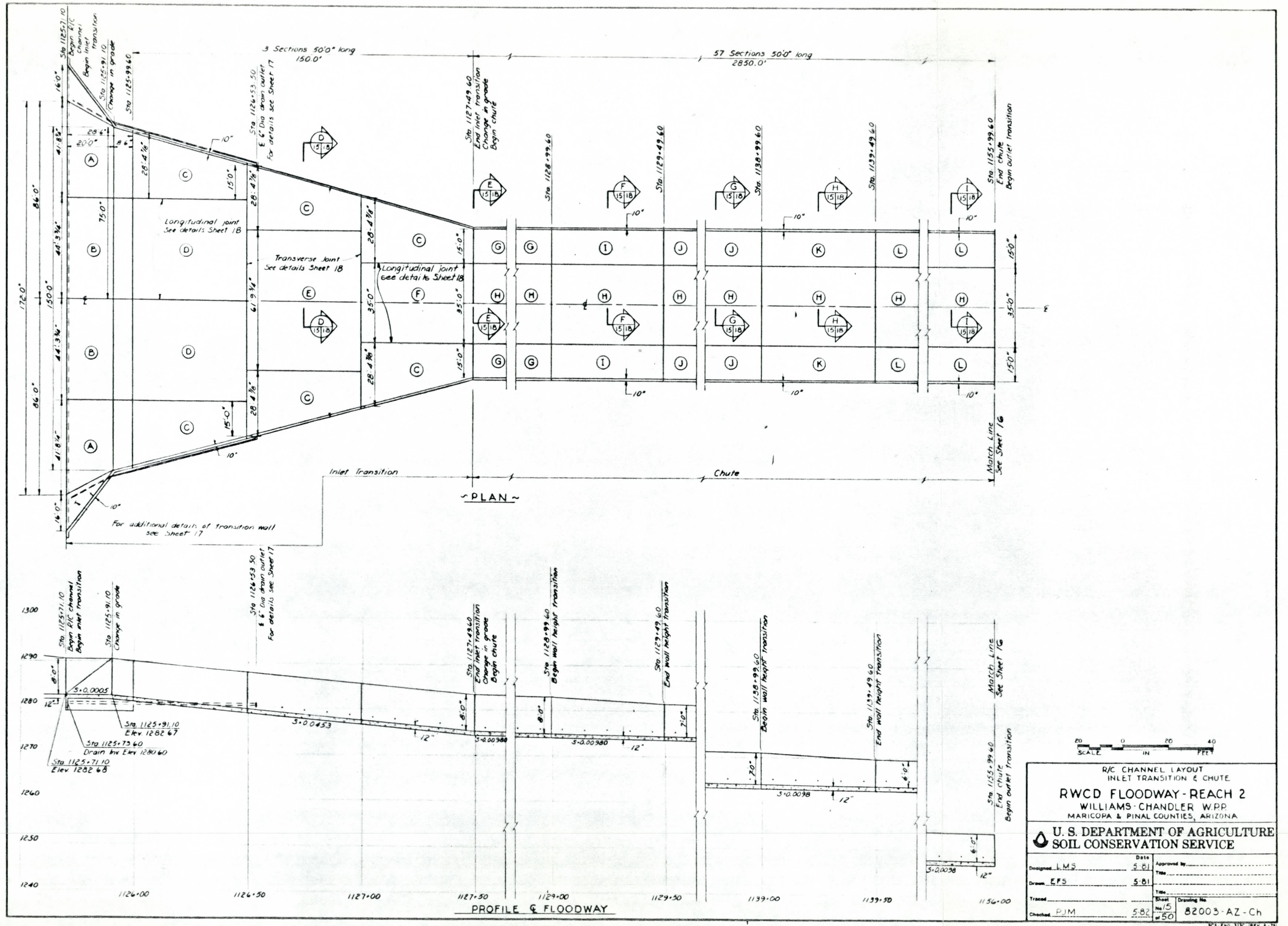
PLAN



PROFILE

CROSS SECTION
STA. 1200+00

PLAN & PROFILE STA 1195+00 TO STA. 1216+50±			
R.W.C.D. FLOODWAY-REACH 2			
WILLIAMS-CHANDLER W.R.P. MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS CAB	Date	3-82
Drawn	SAH, EFS	Approved by	
Traced		Title	
Checked	PJM	Sheet	No 14 of 50
		Drawing No	82003-AZ-Ch



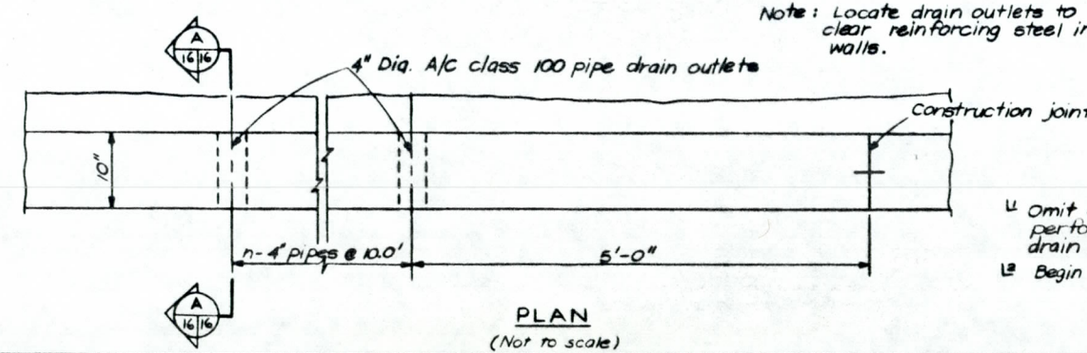
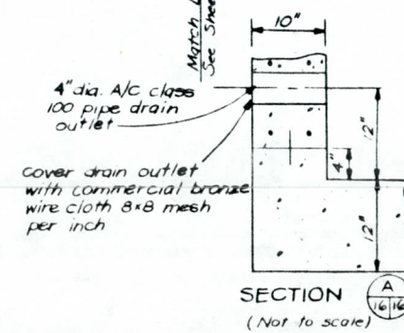
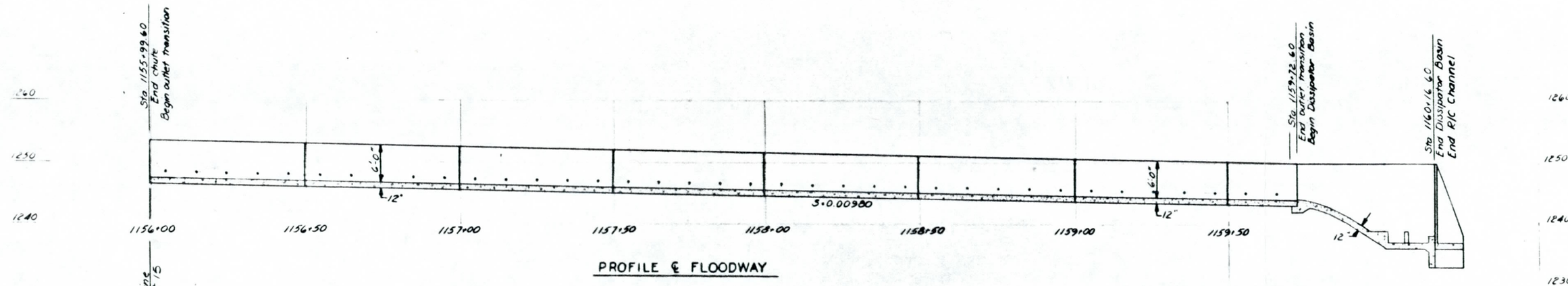
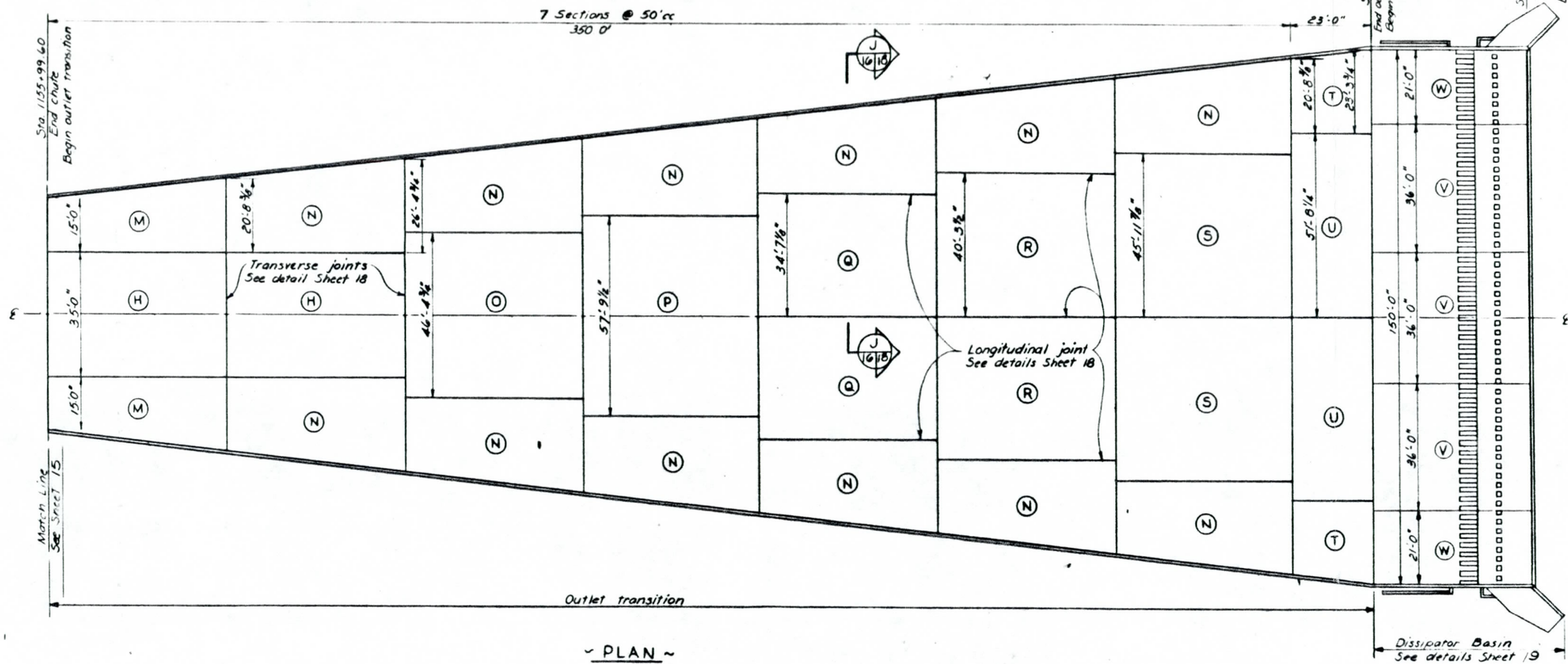
R/C CHANNEL LAYOUT
INLET TRANSITION & CHUTE

RWCD FLOODWAY - REACH 2
WILLIAMS-CHANDLER W.P.P.
MARICOPA & PINAL COUNTIES, ARIZONA

**U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE**

Designed LMS	Date 5-81	Approved by _____
Drawn EFS	Title 5-81	_____
Traced _____	Sheet No. 5	Drawing No. _____
Checked PJM	Scale 5:81	of 50
		82003-AZ-Ch

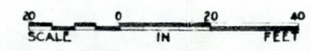
REV 11/81



4" DRAIN OUTLET SCHEDULE 1160+00
LEFT AND RIGHT SIDES

SECTION	n
C	5 LL
G, I, J, K, L, M, N	5
T	2 LR

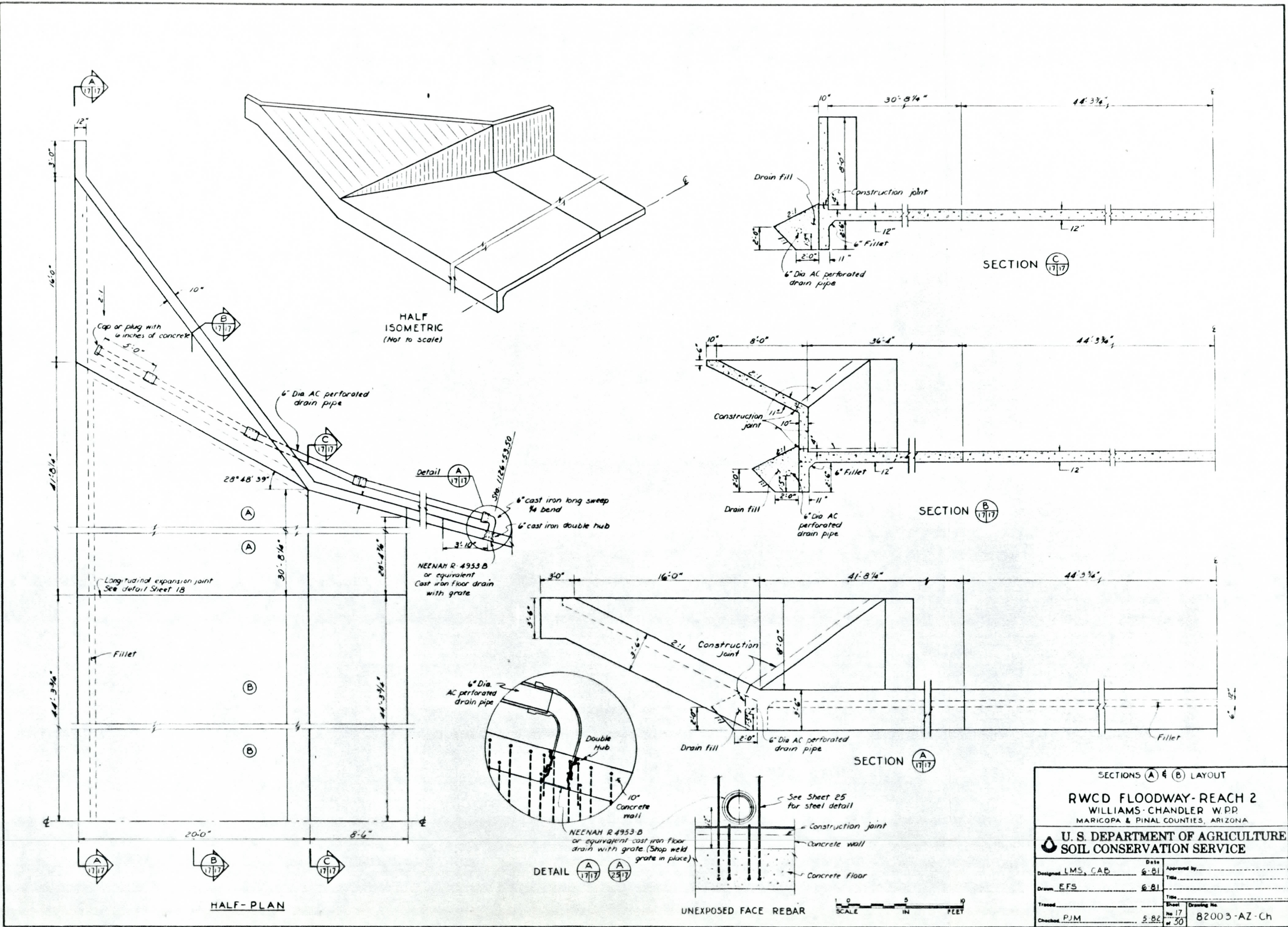
- 1. Omit 4" drain outlets where 6" dia. perforated A/C drainpipe and 6" drain outlet is located.
- 2. Begin measurement at upstream joint.



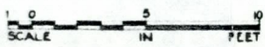
R/C CHANNEL LAYOUT
OUTLET TRANSITION & DISSIPATOR BASIN
RWCD FLOODWAY - REACH 2
WILLIAMS-CHANDLER WPP
MARICOPA & PINAL COUNTIES, ARIZONA

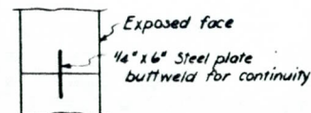
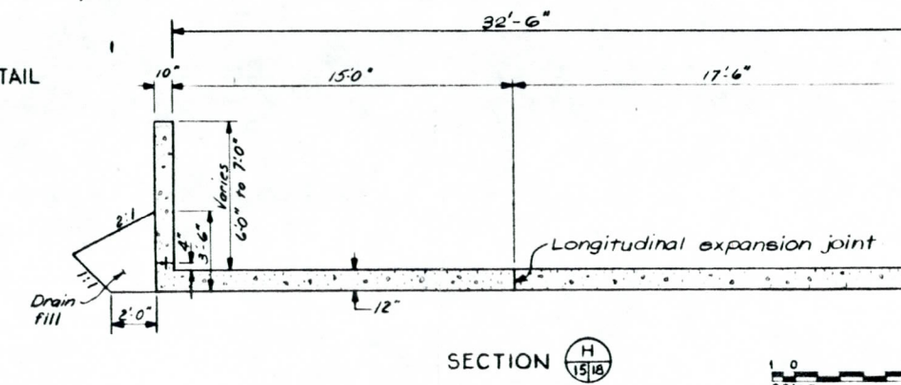
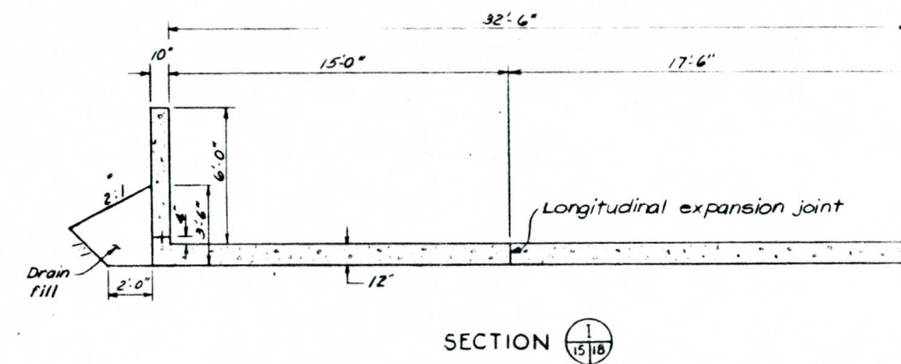
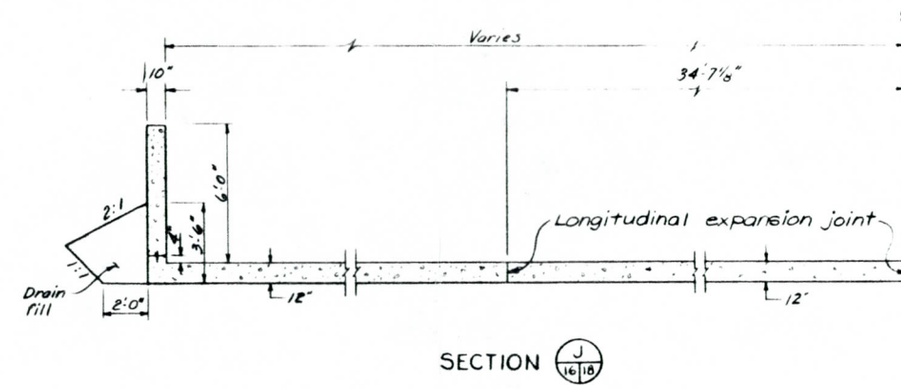
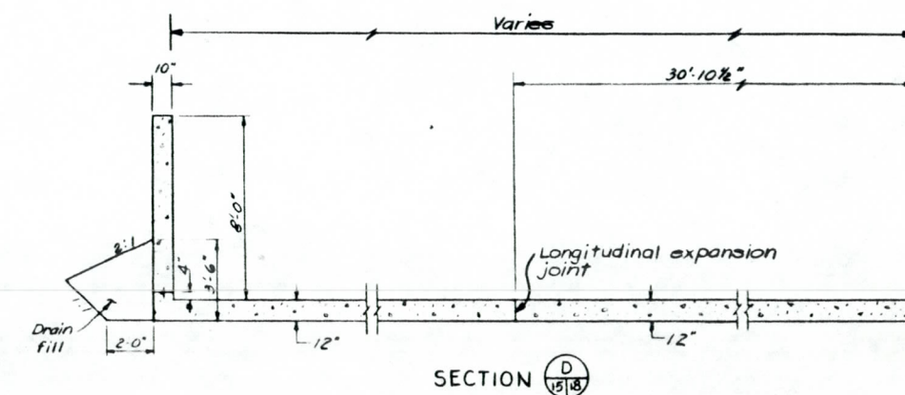
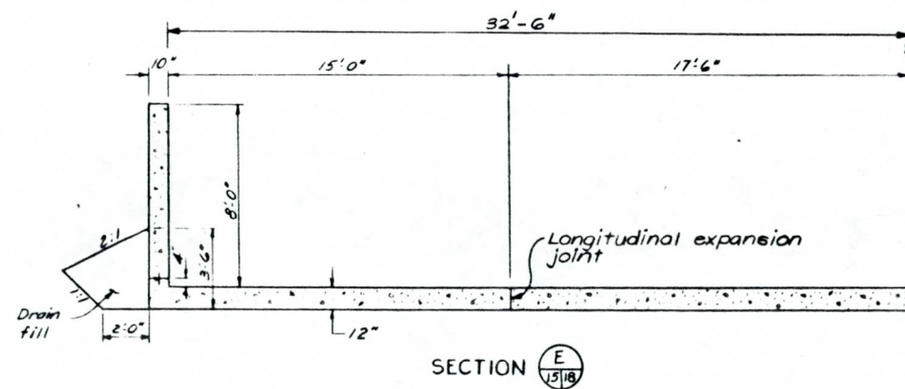
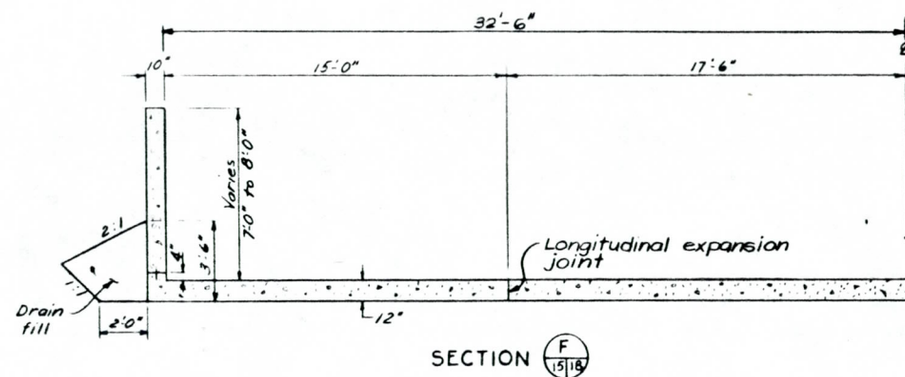
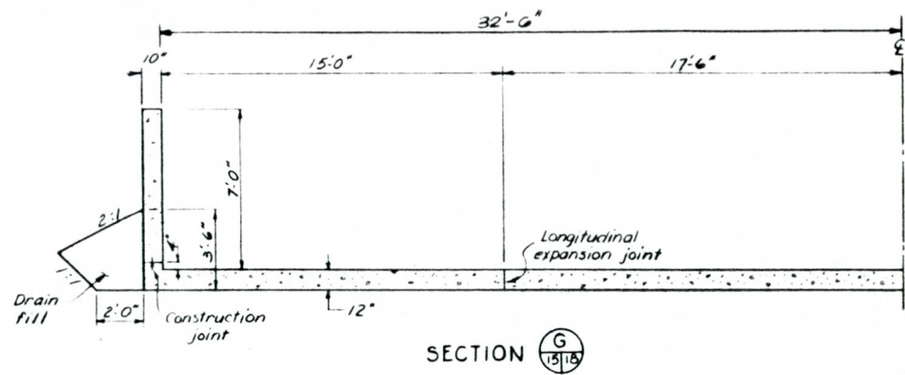
**U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE**

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Traced: _____	_____	Title: _____
Checked: PJM	5-82	Sheet No. 16 of 50
		Drawing No. 82003-AZ-Ch

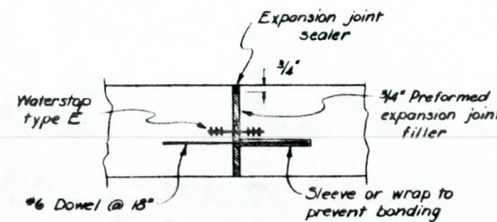


SECTIONS (A) & (B) LAYOUT			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE			
SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	6-81
Drawn	EFS	Title	
Traced		Sheet	17
Checked	PJM	Drawing No.	82003-AZ-Ch
		of 50	

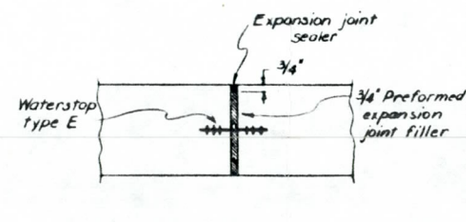




CONSTRUCTION JOINT DETAIL



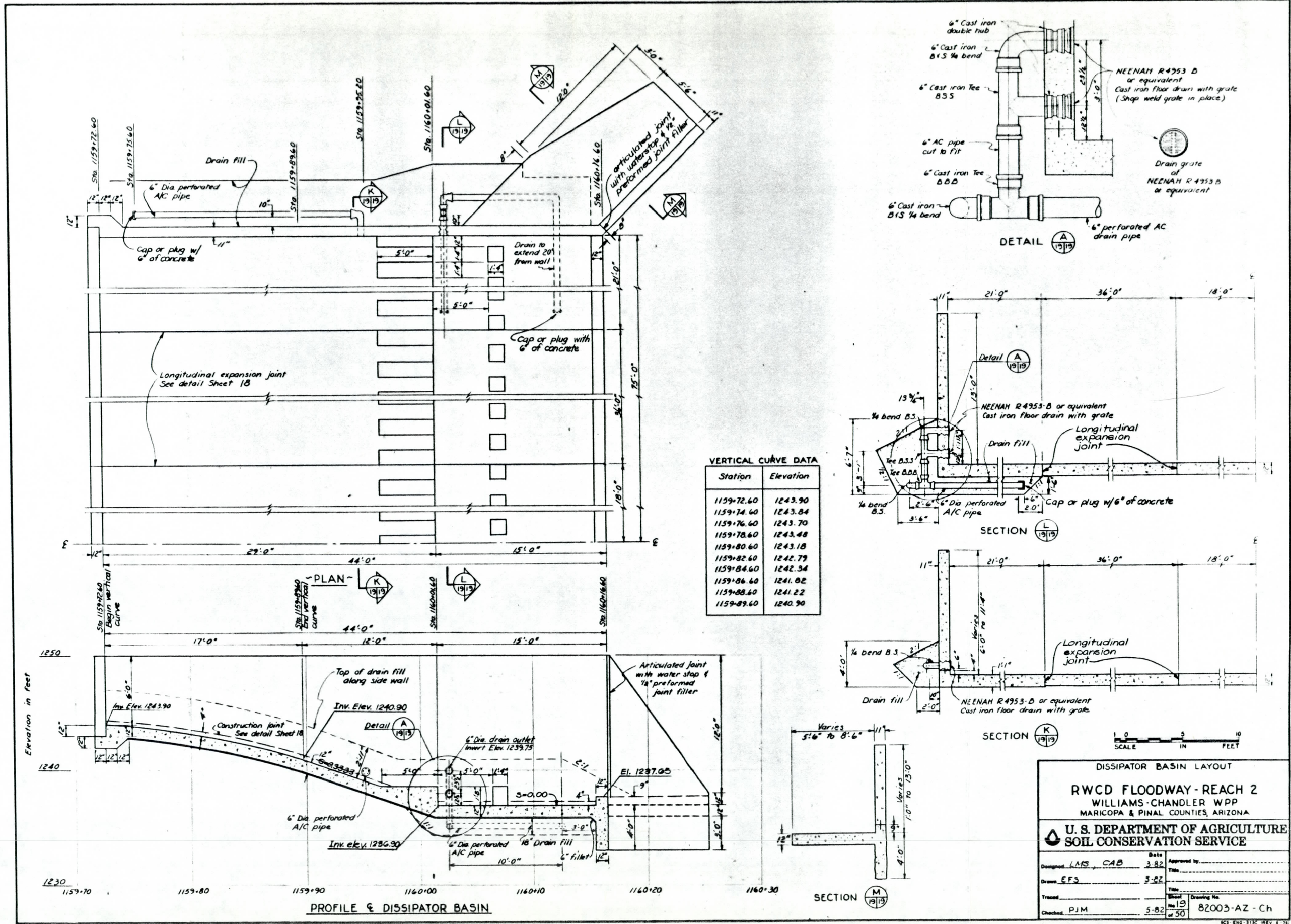
TRANSVERSE EXPANSION JOINT DETAIL



LONGITUDINAL EXPANSION JOINT DETAIL

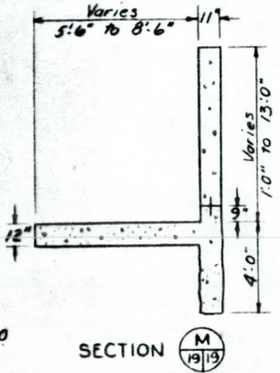
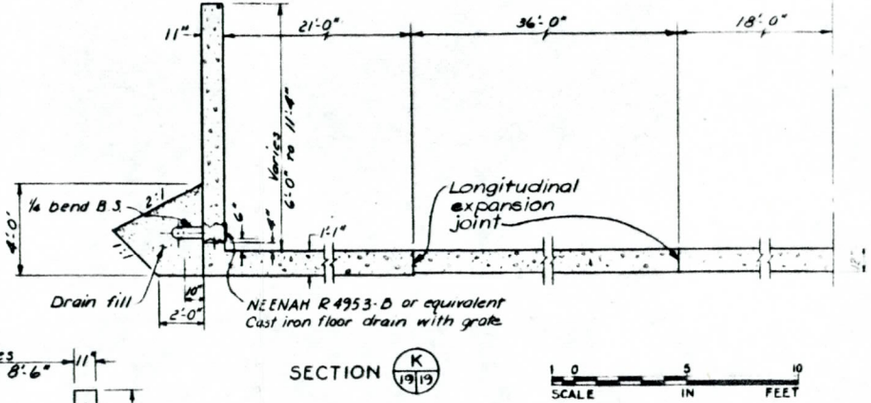
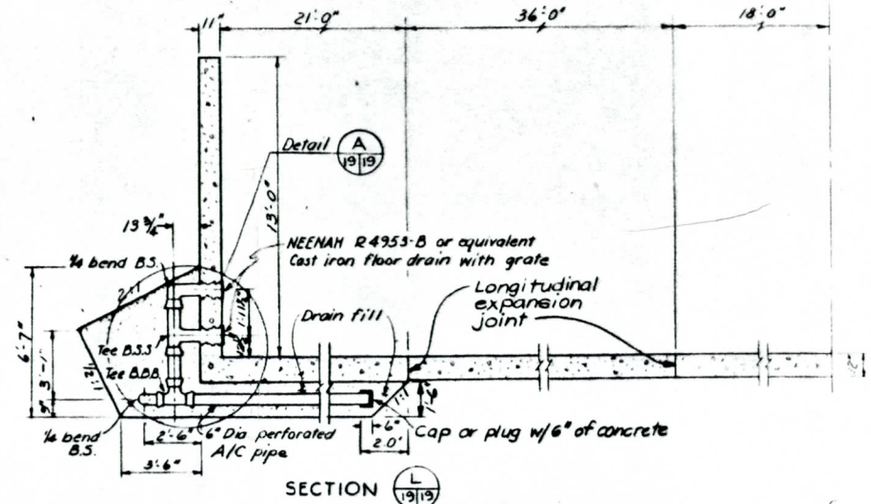
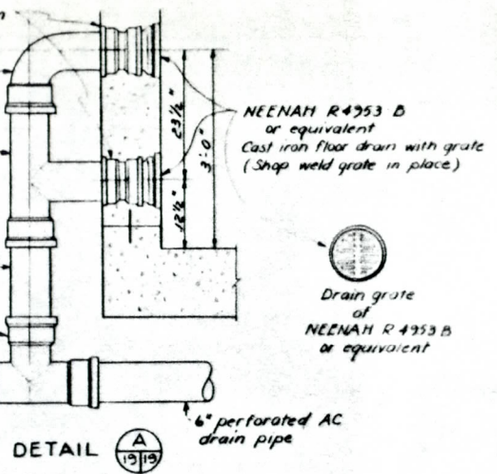


R/C CHANNEL - CROSS SECTIONS			
RWCD FLOODWAY - REACH 2			
WILLIAMS - CHANDLER W.P.P.			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE			
SOIL CONSERVATION SERVICE			
Designed LMS, CAP	Date 6-81	Approved by	
Drawn EFS	Title 6-81		
Traced			
Checked PJM	Sheet No 18	Drawing No	82003-AZ-Ch
	5-82	of 50	



VERTICAL CURVE DATA

Station	Elevation
1159+72.60	1243.90
1159+74.60	1243.84
1159+76.60	1243.70
1159+78.60	1243.48
1159+80.60	1243.18
1159+82.60	1242.79
1159+84.60	1242.34
1159+86.60	1241.82
1159+88.60	1241.22
1159+89.60	1240.90



DISSIPATOR BASIN LAYOUT

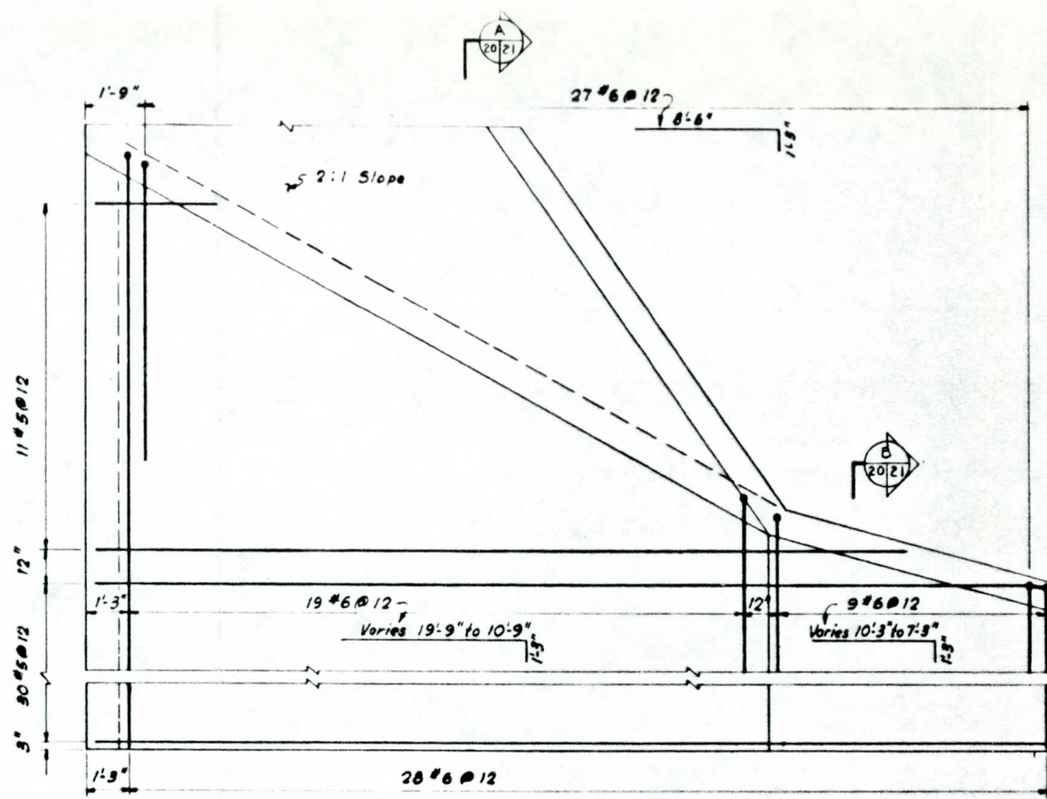
RWCD FLOODWAY - REACH 2
WILLIAMS-CHANDLER WPP
MARICOPA & PINAL COUNTIES, ARIZONA

U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

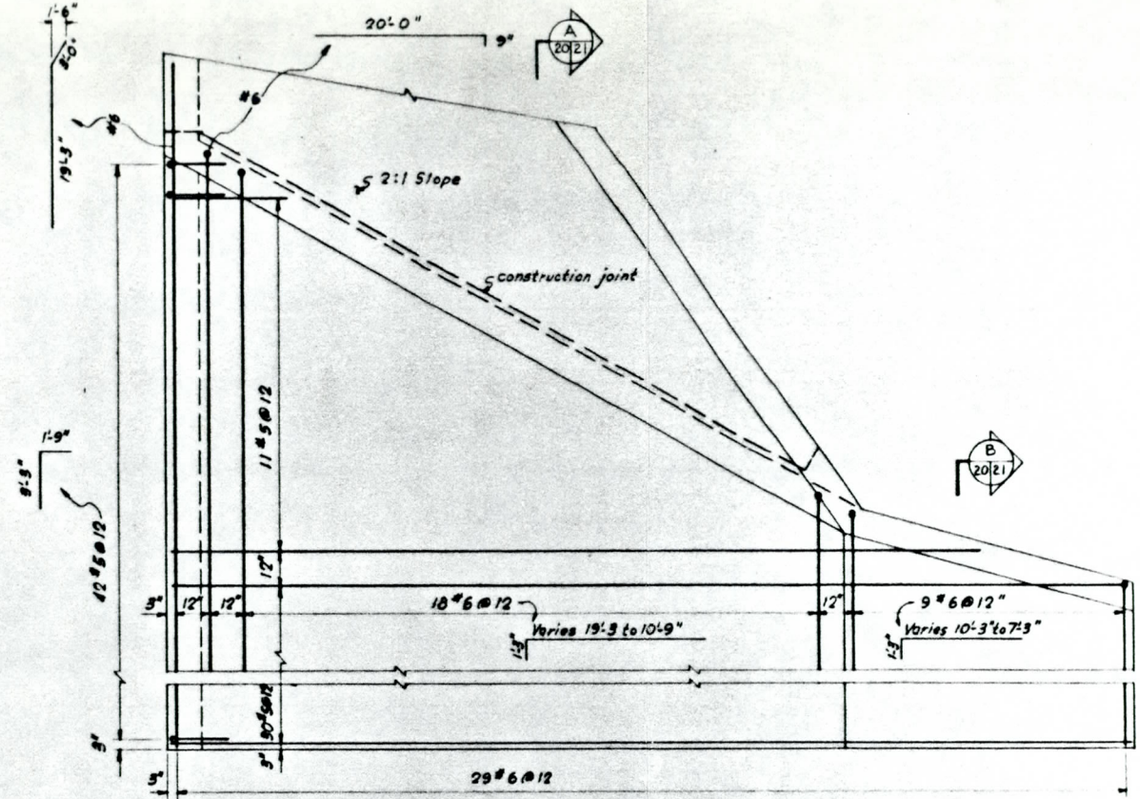
Designed: LMS, CAB	Date: 3-82	Approved by:
Drawn: EFS	Title: 5-82	
Checked: PJM	Date: 5-82	Drawing No: 82003-AZ-Ch

Scale: 1" = 10'-0"

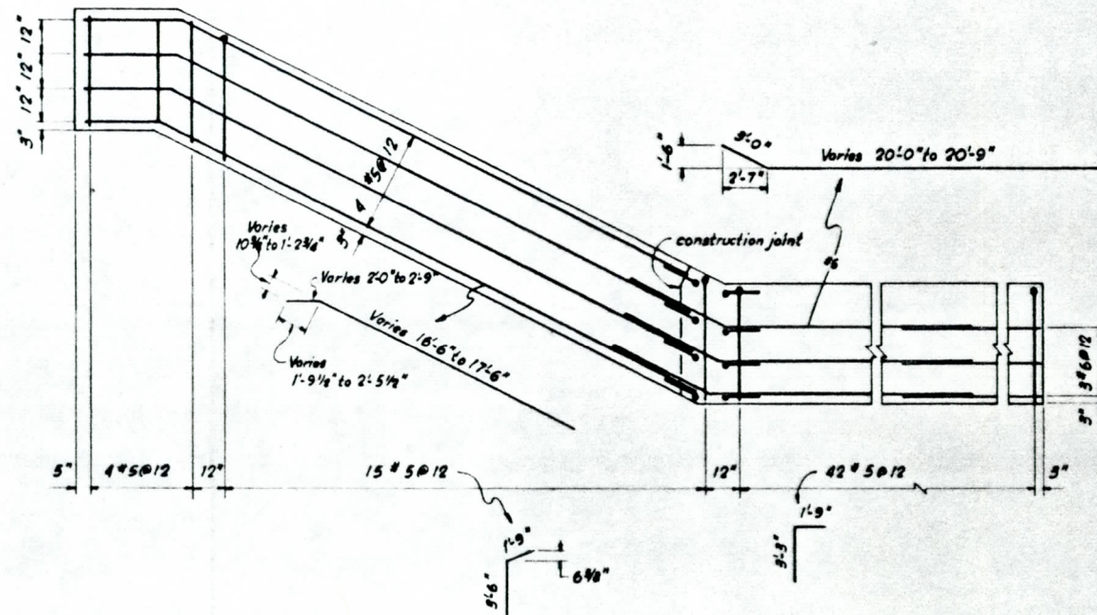
PROFILE & DISSIPATOR BASIN



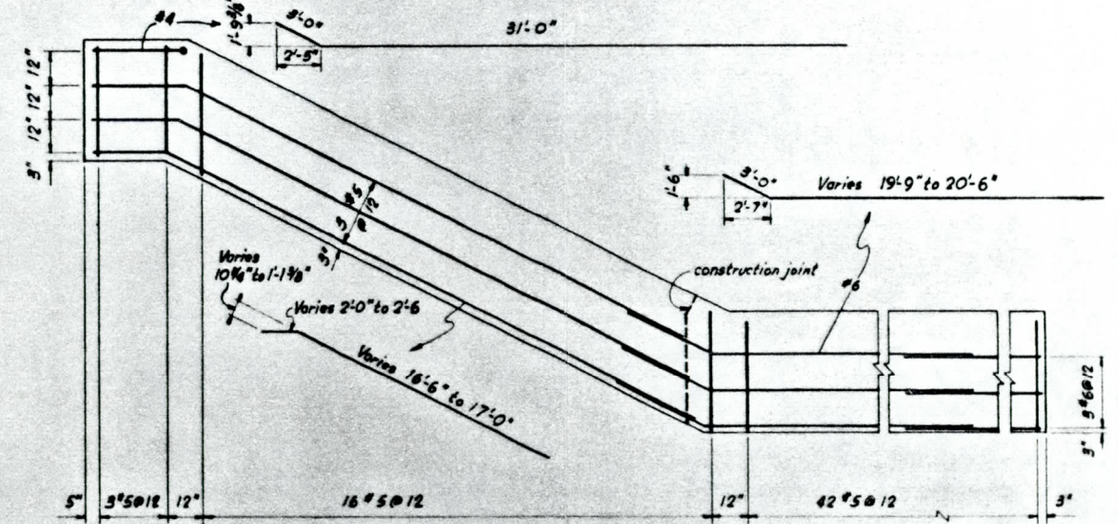
BOTTOM FACE



APRON PLAN



UPSTREAM FACE

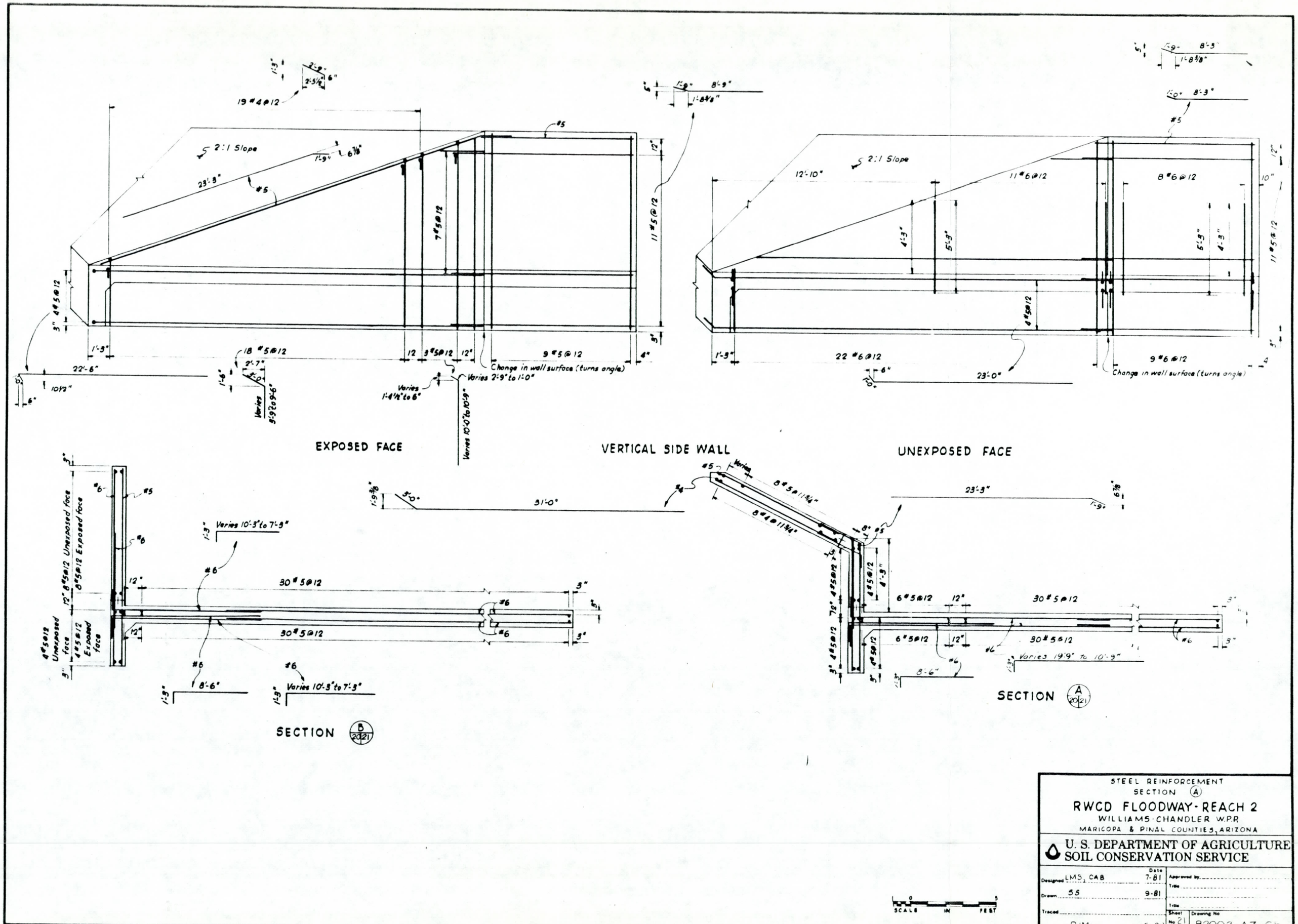


DOWNSTREAM FACE

CUTOFF WALL ELEVATION

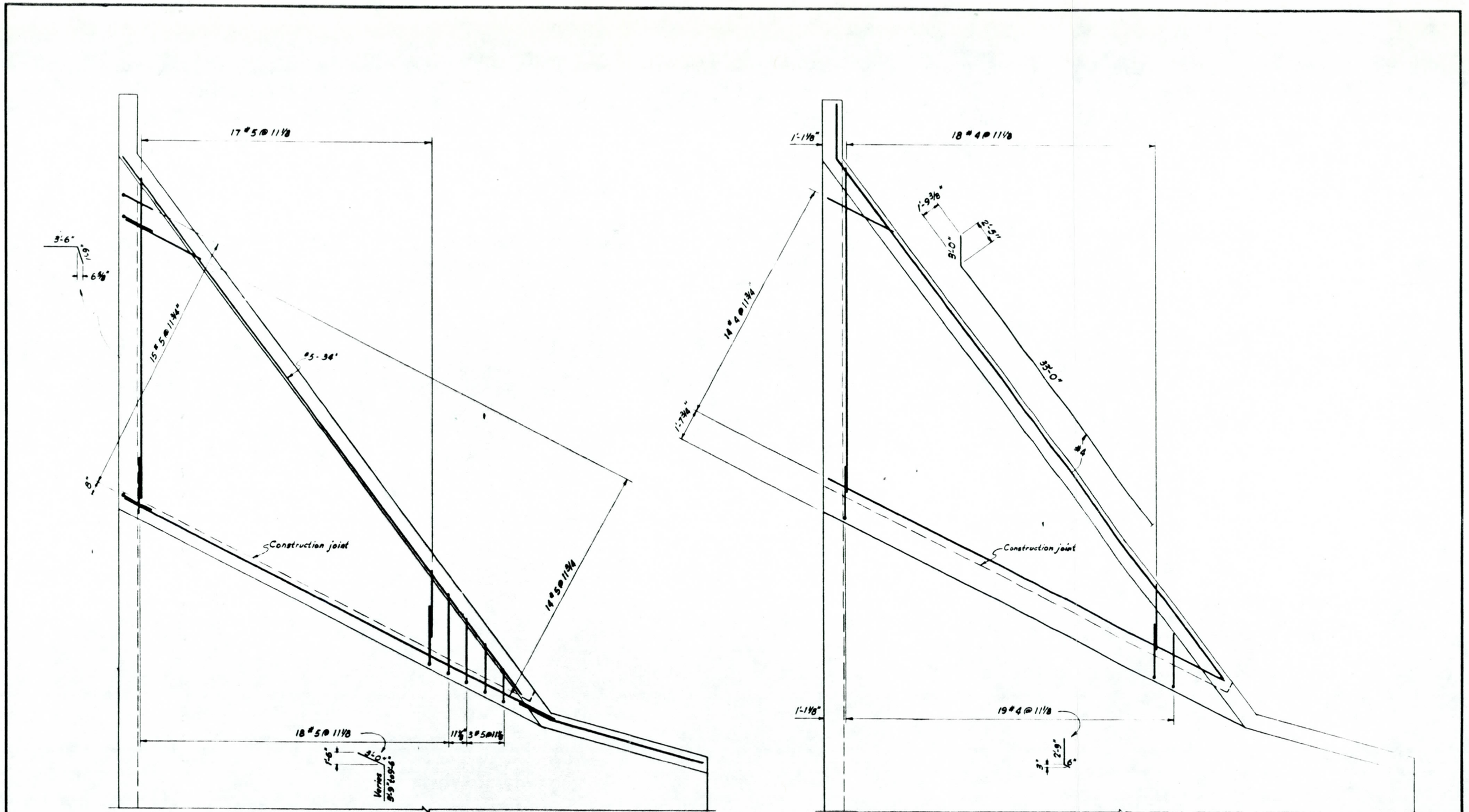


STEEL REINFORCEMENT SECTION (A)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WRP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS,CAB	Date	7-81
Drawn	SS	Approved by	
Traced		Title	
Checked	PJM	Sheet	No 20 of 30
		Drawing No	82003-AZ-Ch



STEEL REINFORCEMENT			
SECTION (A)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER W.P.R.			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE			
SOIL CONSERVATION SERVICE			
Designed LMS, CAB	Date 7-81	Approved by _____	
Drawn S.S.	Date 9-81	Title _____	
Traced _____	Date _____	Title _____	
Checked RJM	Date 5-82	Sheet No. 21	Drawing No. 82003-AZ-Ch
		of 50	





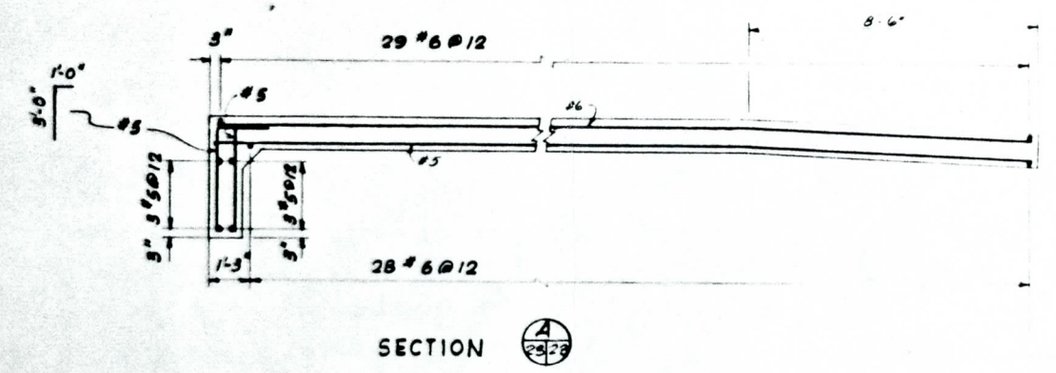
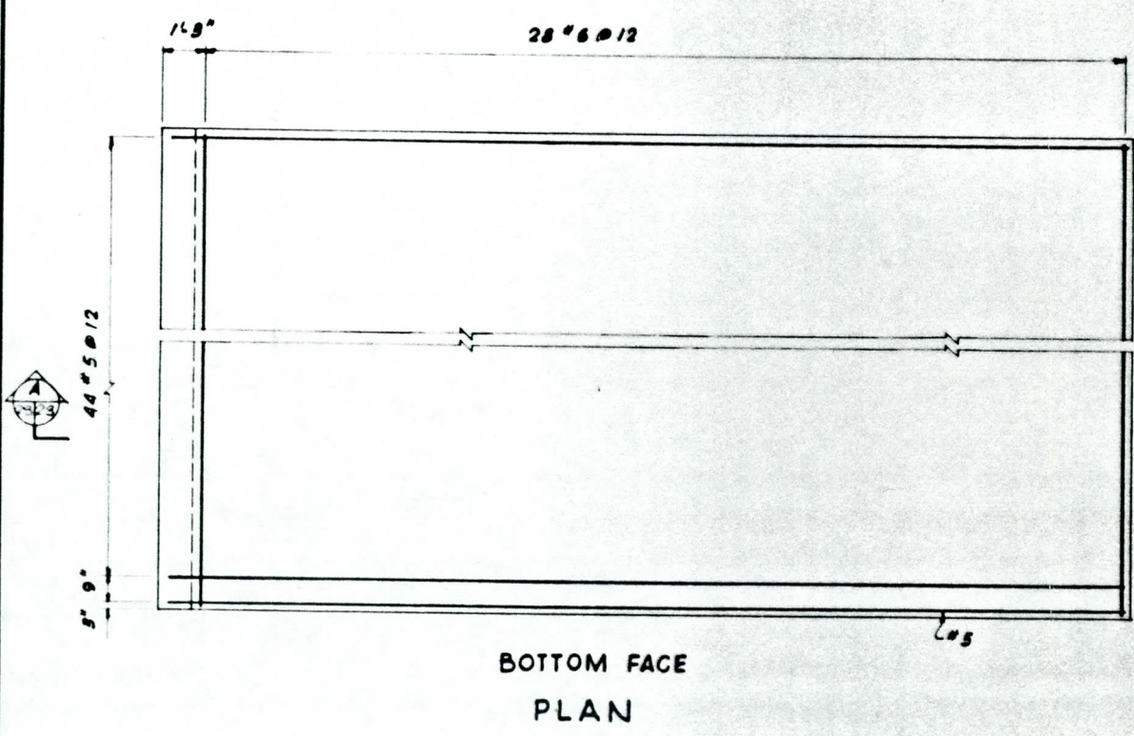
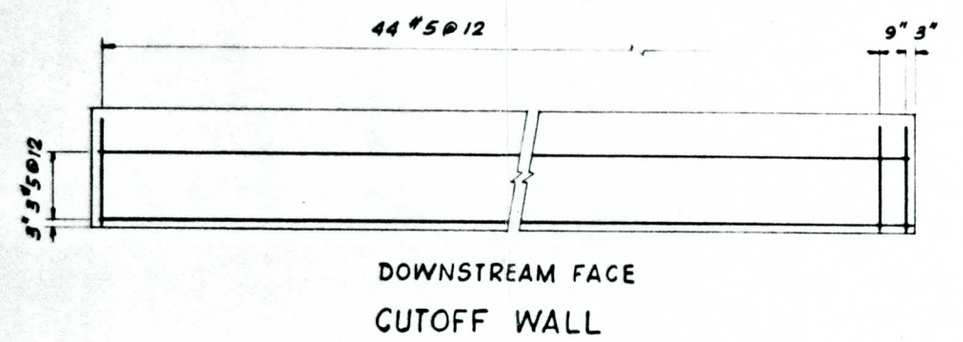
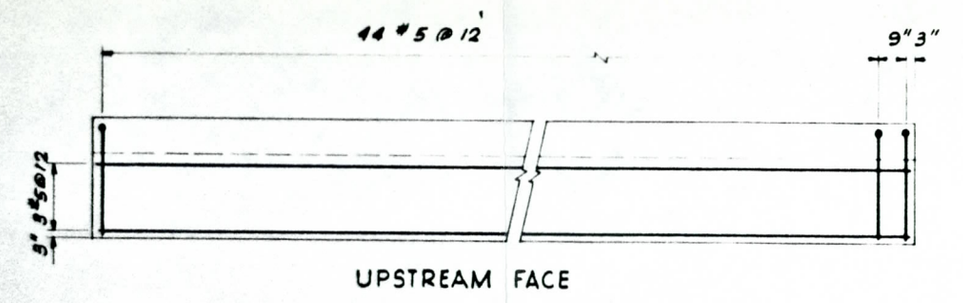
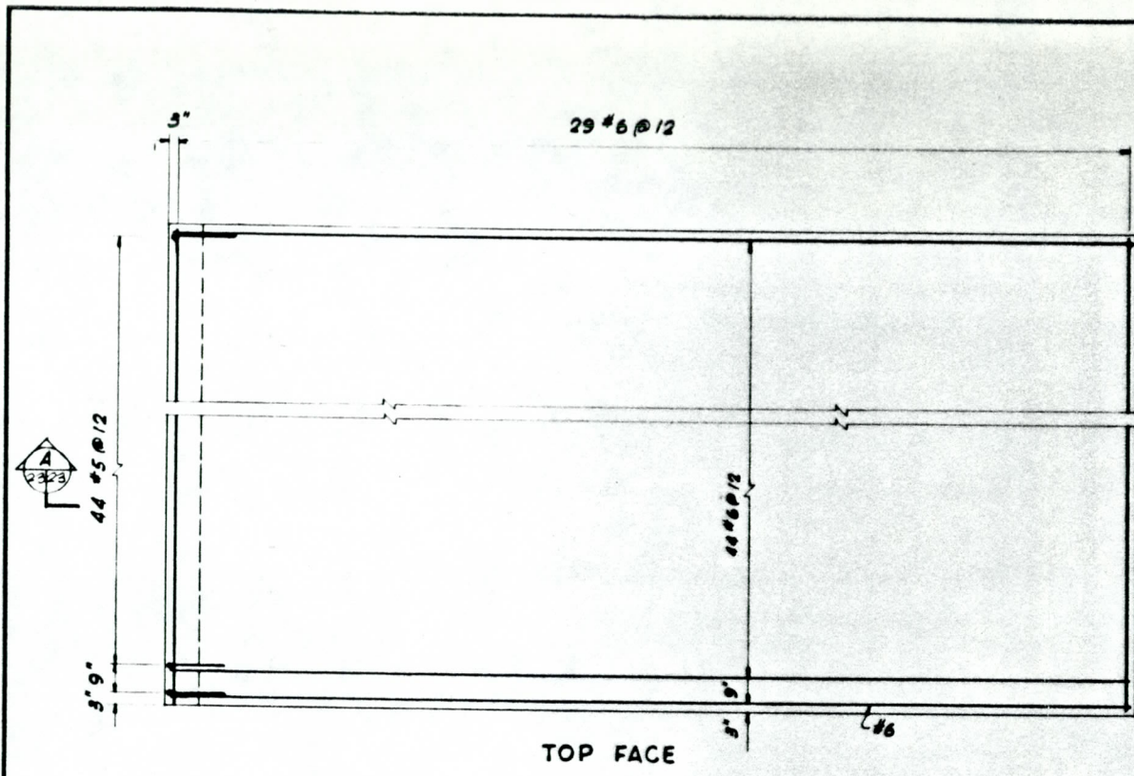
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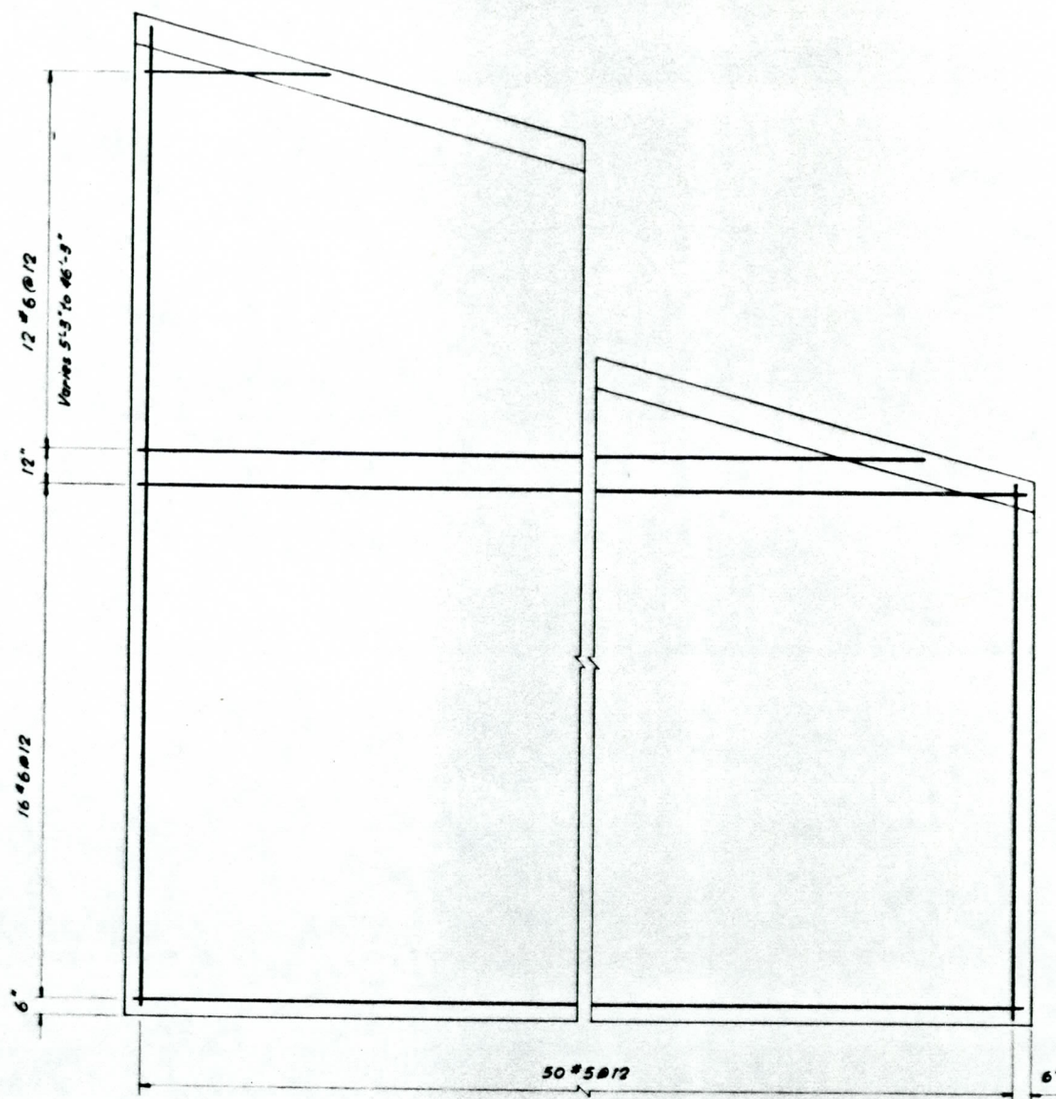
SLOPE PLAN

STEEL REINFORCEMENT SECTION (A)			
RWCD FLOODWAY-REACH 2 WILLIAMS-CHANDLER WPP MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	SS	Time	9-81
Traced		Time	
Checked	PJM	Date	5-82
		Sheet	24 of 50
		Drawing No.	82003-AZ-CH

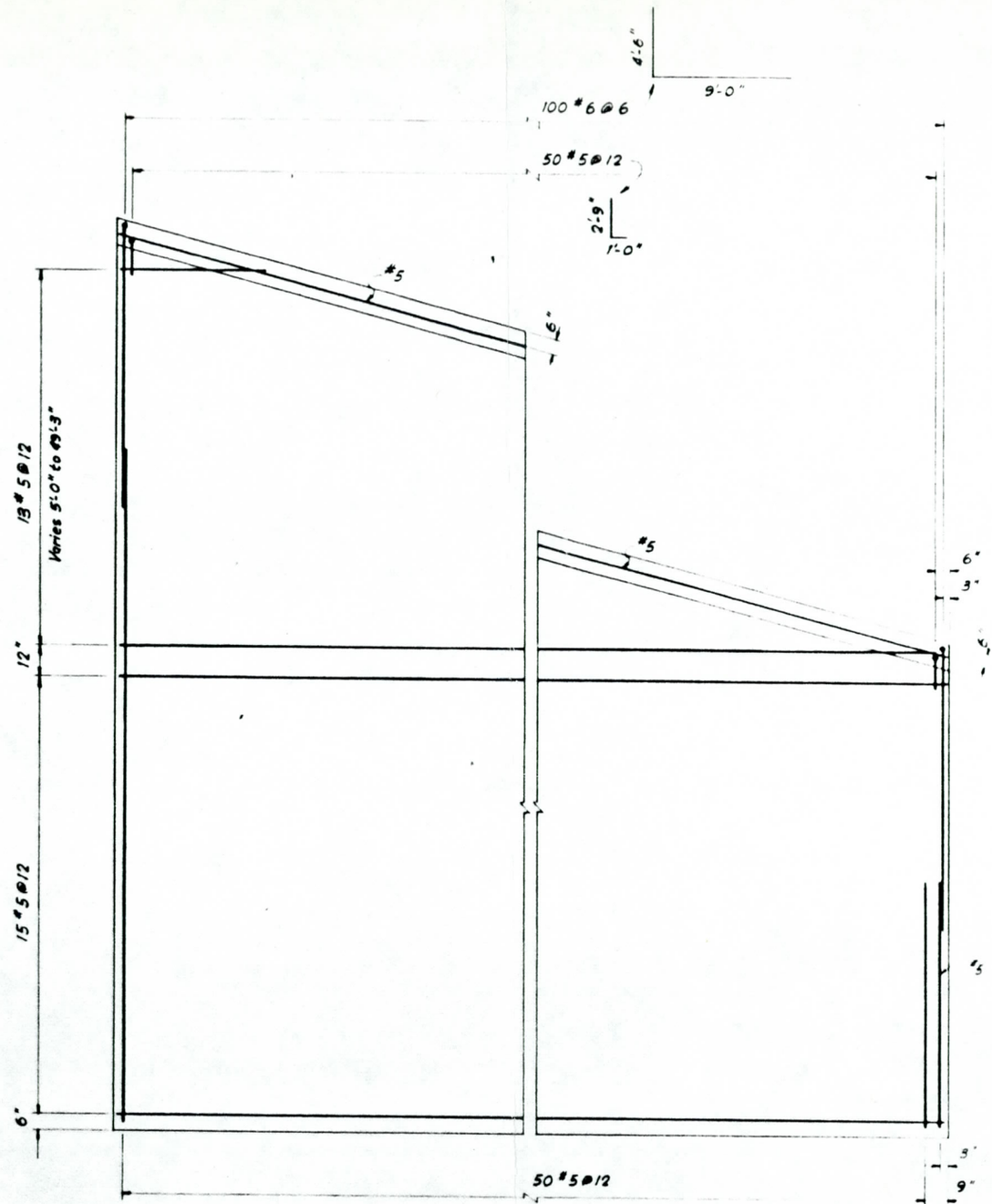




STEEL REINFORCEMENT SECTION 6			
RWCD FLOODWAY-REACH 2 WILLIAMS-CHANDLER WRR MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	SS	Time	8-81
Traced		Sheet	No. 23 of 2
Checked	PJM	Date	5-82
			Drawing No. 82003-AZ-Ch



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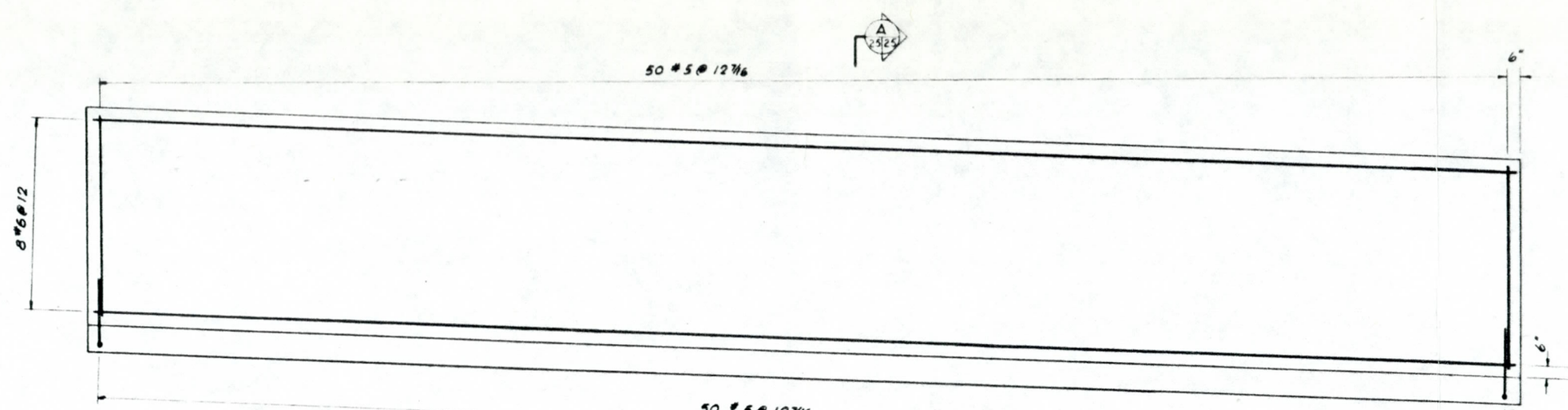


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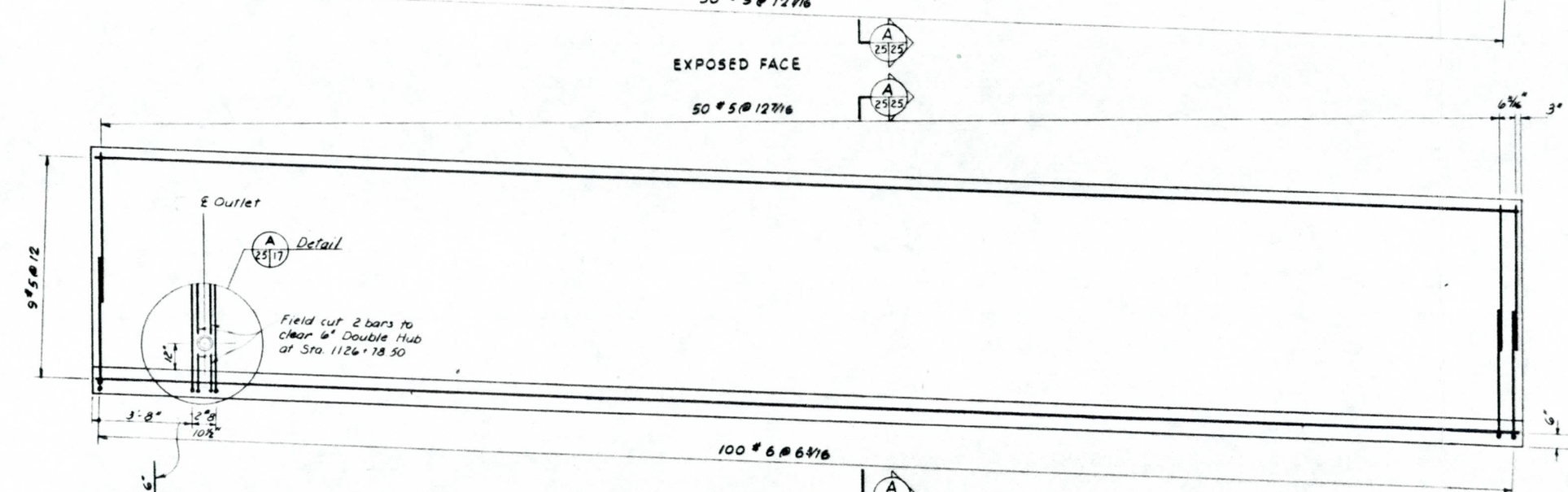
PLAN



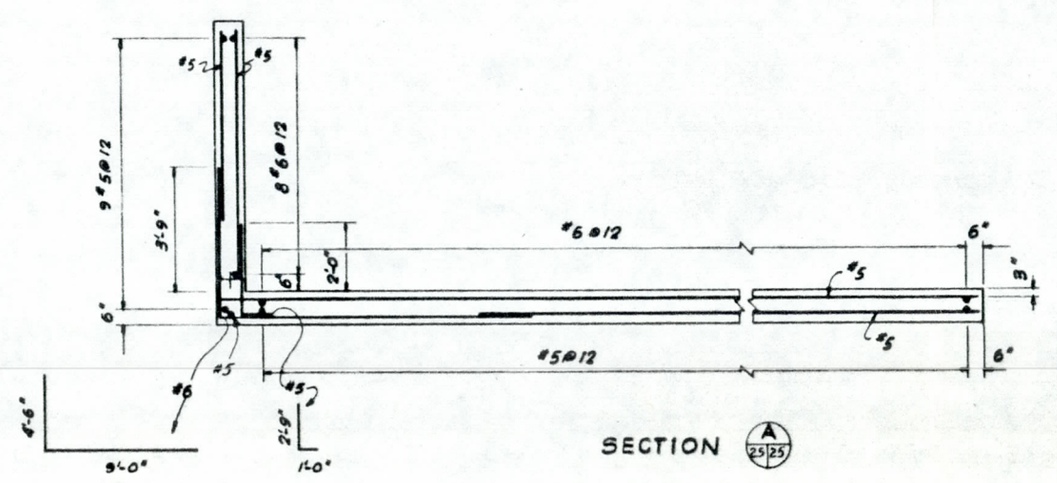
STEEL REINFORCEMENT SECTION C			
RWCD FLOODWAY-REACH 2 WILLIAMS-GHANDLER WPP MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	SS	Approved By	
Traced		Title	
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		Drawing No	82003-AZ Ch



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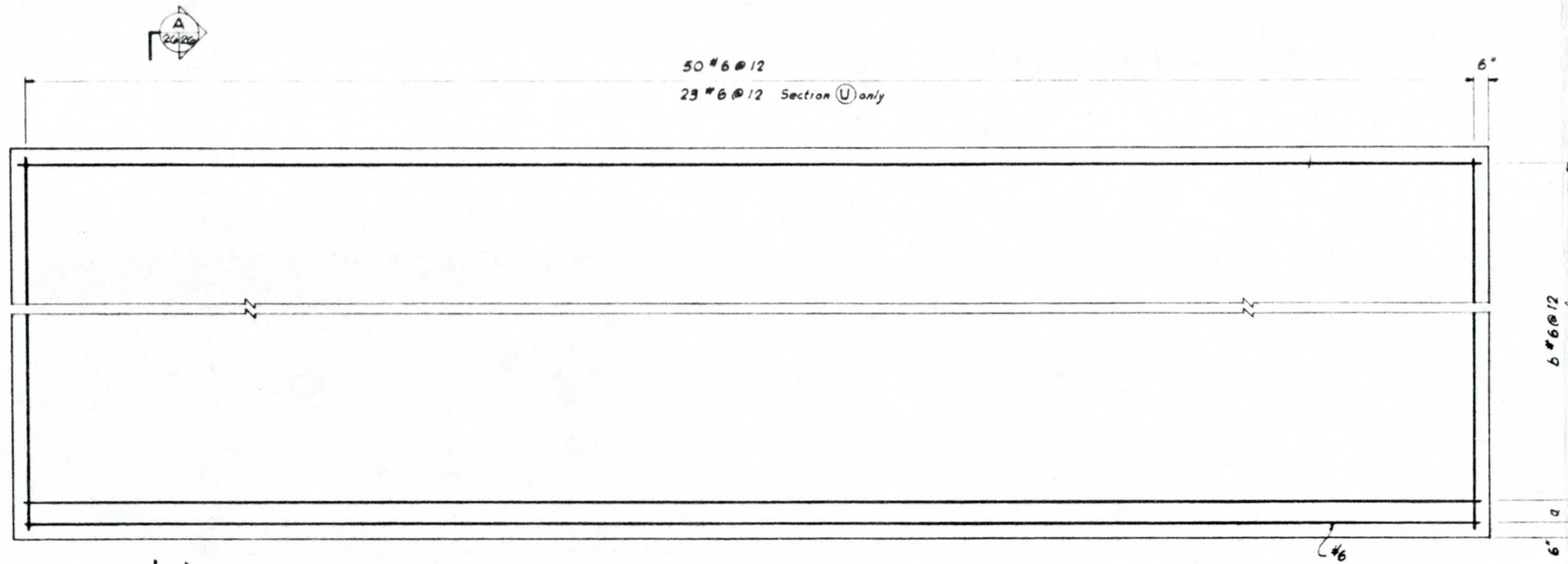
UNEXPOSED FACE
ELEVATION



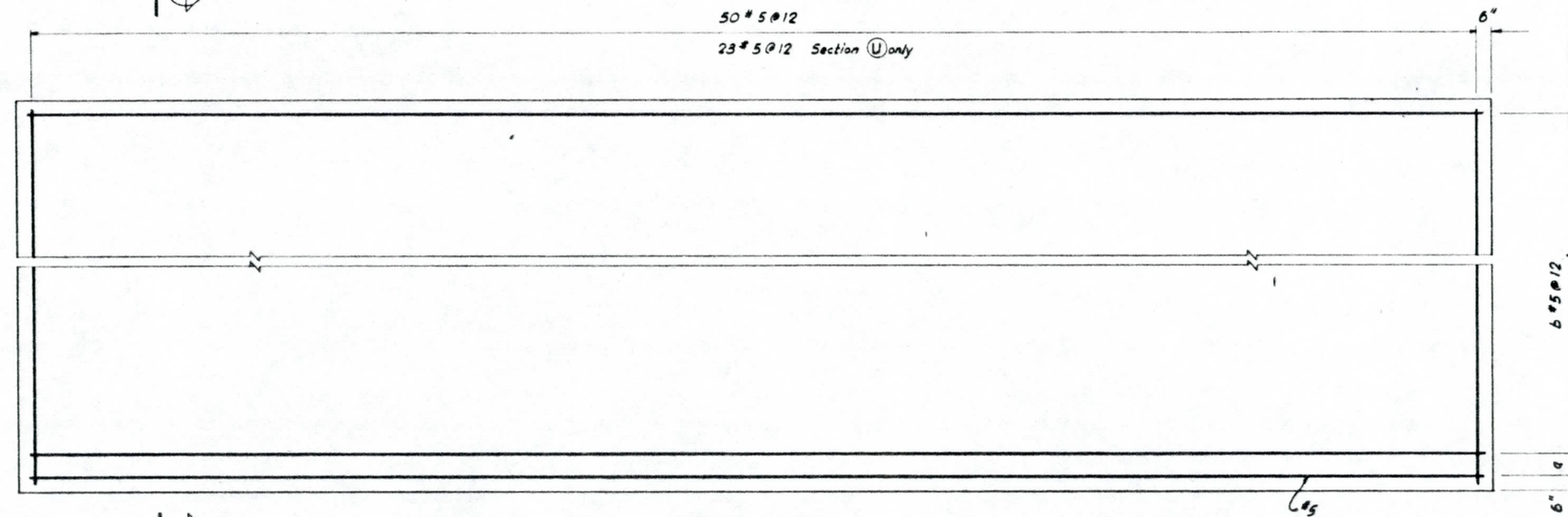
SECTION A-A



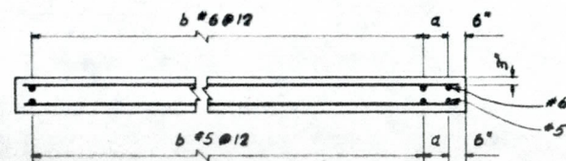
STEEL REINFORCEMENT SECTION (C)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER W.P.P.			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE			
SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by: _____	
Drawn: SS	Title: 10-81		
Traced: _____	Sheet: _____	Drawing No: _____	
Checked: PJM	5-82	No 25 of 50	82003-AZ-Ch



TOP FACE



BOTTOM FACE
PLAN



SECTION A-A

SECTION	a	b (qty)
(D)	3 1/4"	44
(E)	9 1/4"	61
(F)	12"	34
(H)	12"	34
(O)	4 3/4"	46
(P)	9 1/2"	57
(Q)	7 1/8"	34
(R)	3 1/2"	40
(S)	11 7/8"	45
* (U)	8 1/2"	51

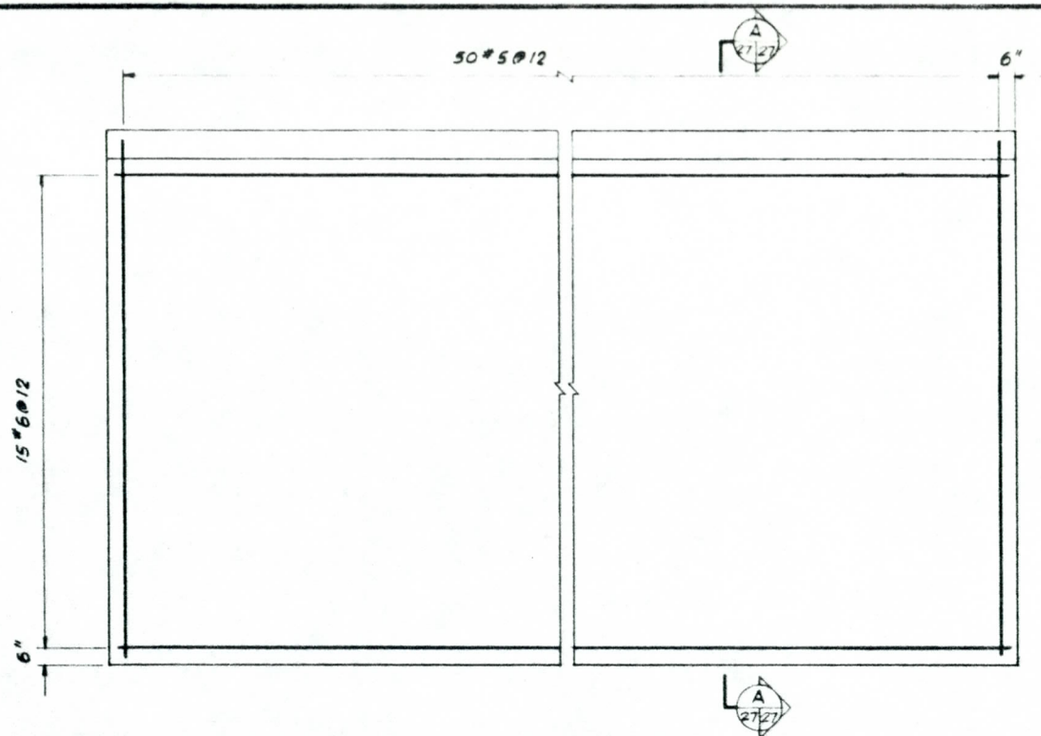
* 23'-0" x 51'-6 1/2"

STEEL REINFORCEMENT
SECTIONS (D)(E)(F)(H)(O)(P)(Q)(R)(S)(U)
RWCD FLOODWAY-REACH 2
WILLIAMS-CHANDLER WRP
MARICOPA & PINAL COUNTIES, ARIZONA

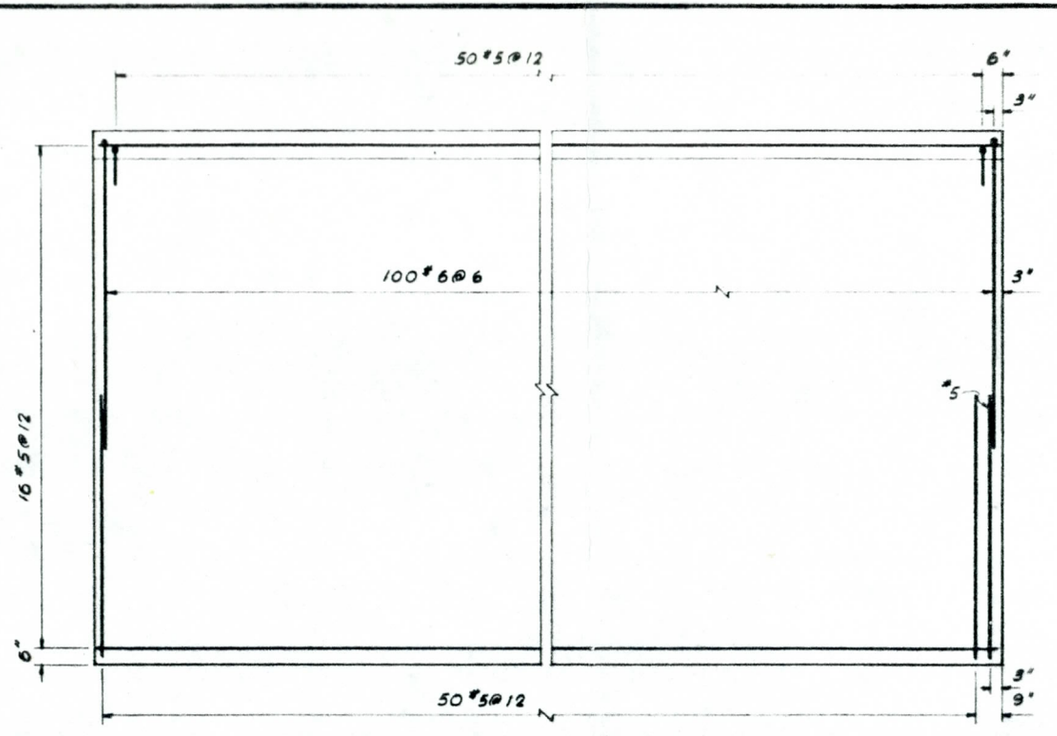
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed	LMS,CAB	Date	7-81	Approved by
Drawn	SS	Date	10-81	Title
Traced	Date	Title
Checked	PJM	Date	5-82	Sheet No	26 of 50
				Drawing No	82003-AZ-Ch



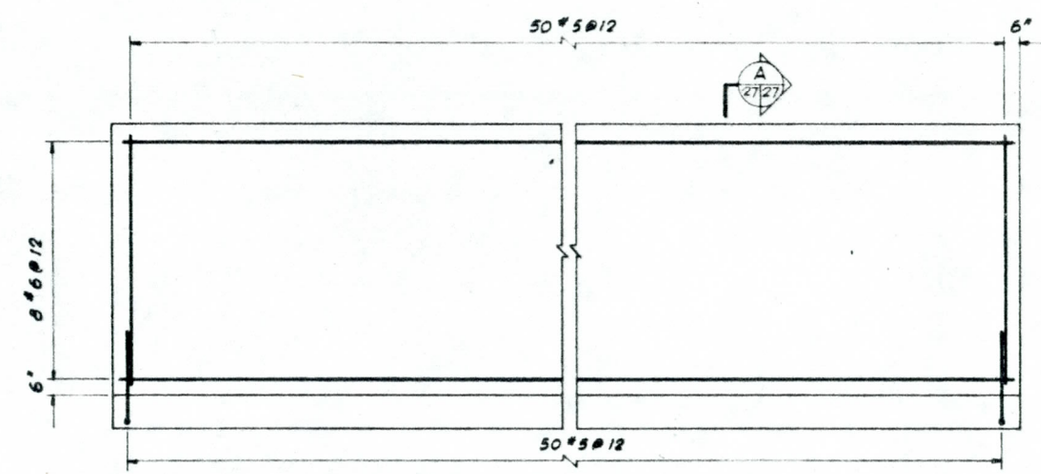


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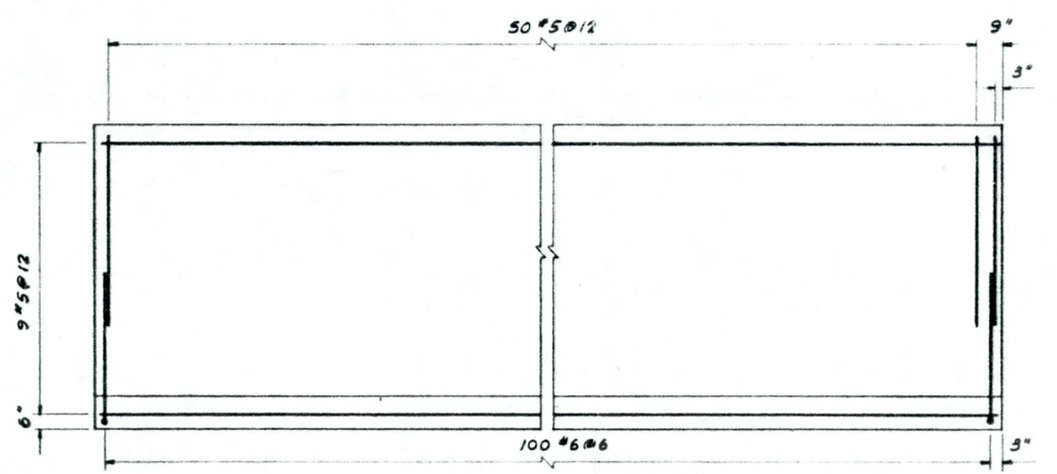


BOTTOM FACE

PLAN

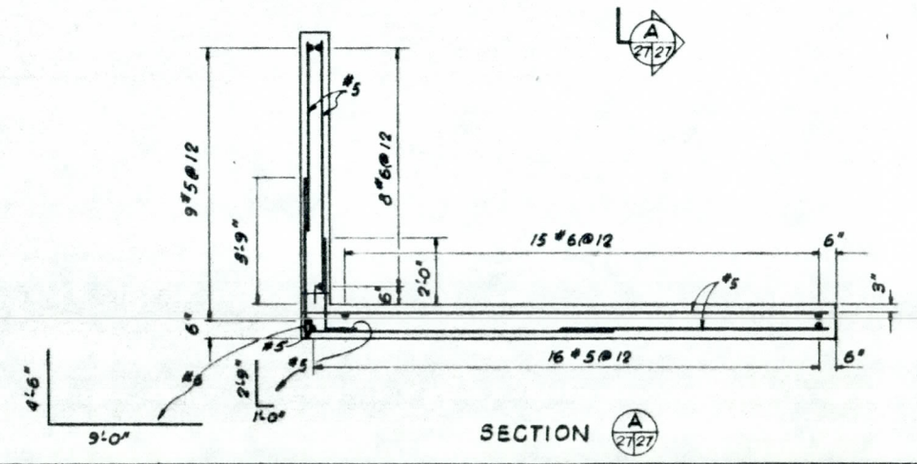


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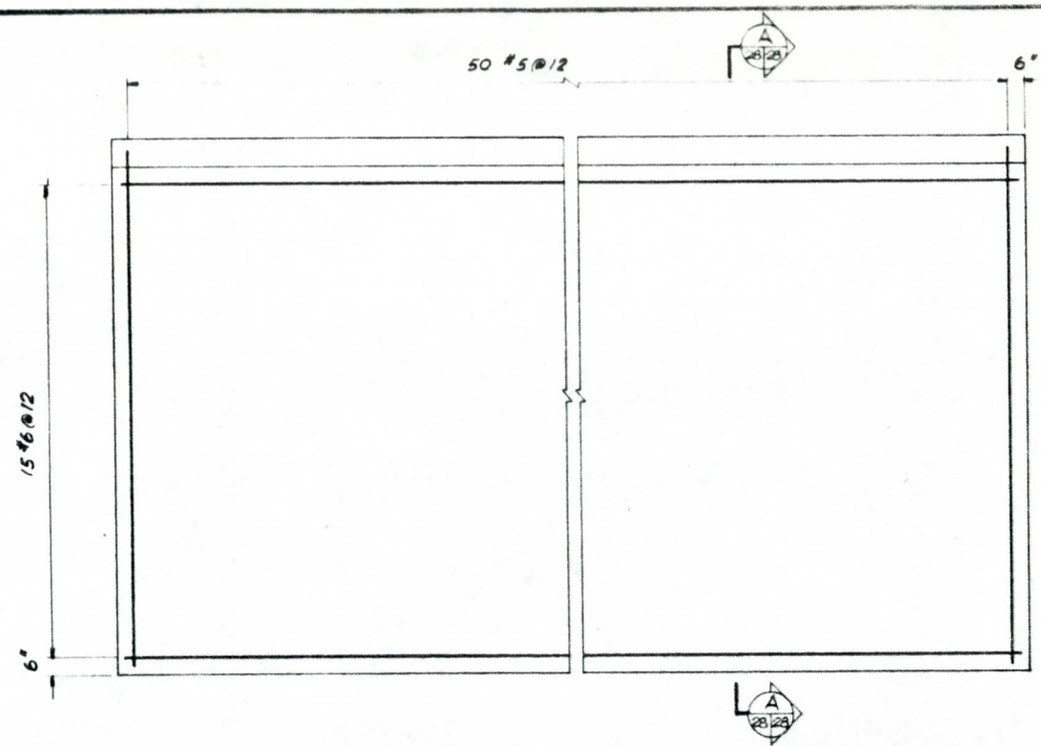
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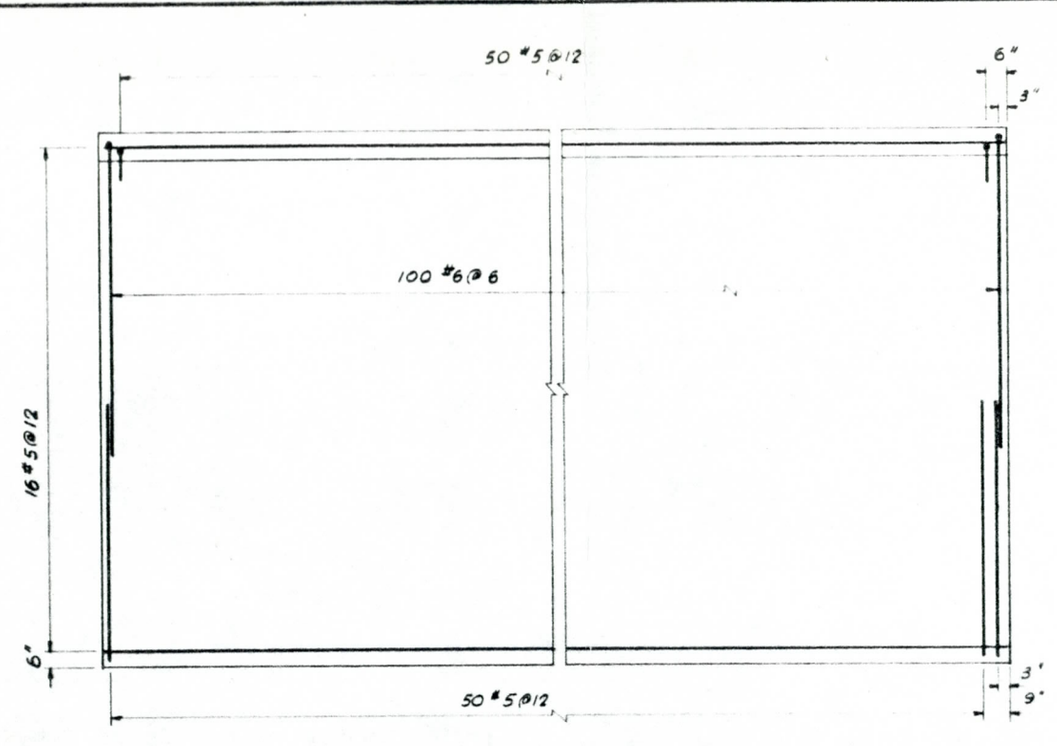
SECTION A-A



STEEL REINFORCEMENT SECTION ⑥			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE			
SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by: _____	Title: _____
Drawn: SS	Date: 10-81	Checked: _____	Title: _____
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Checked: PJM	Date: 5-82	Sheet No: 50	

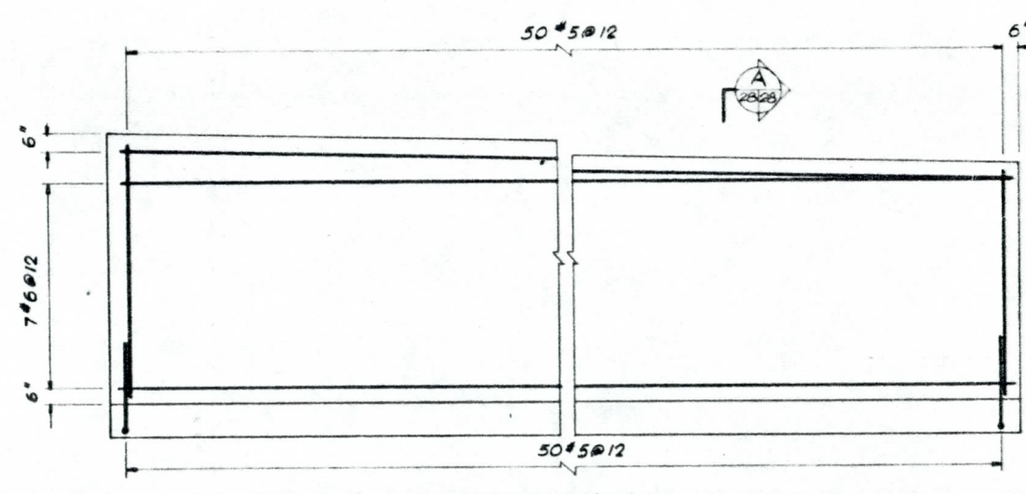


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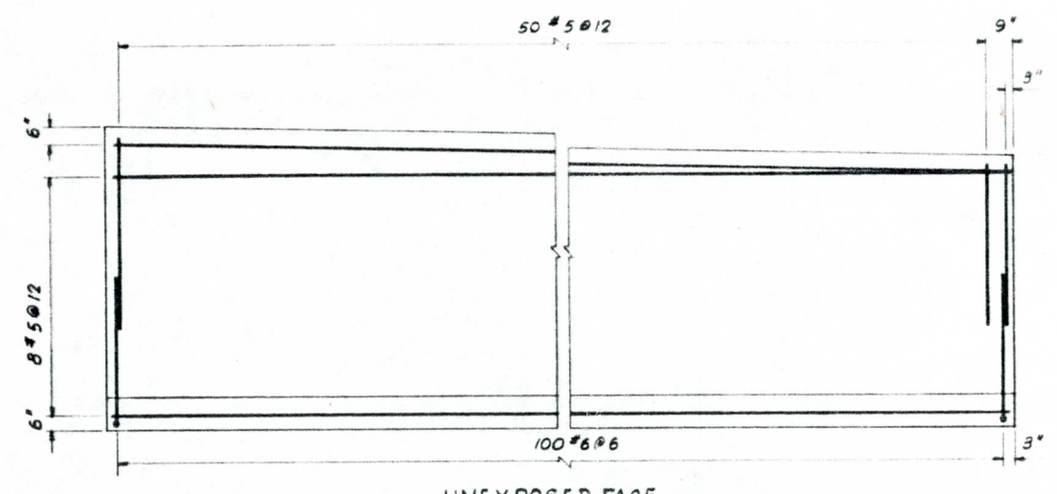


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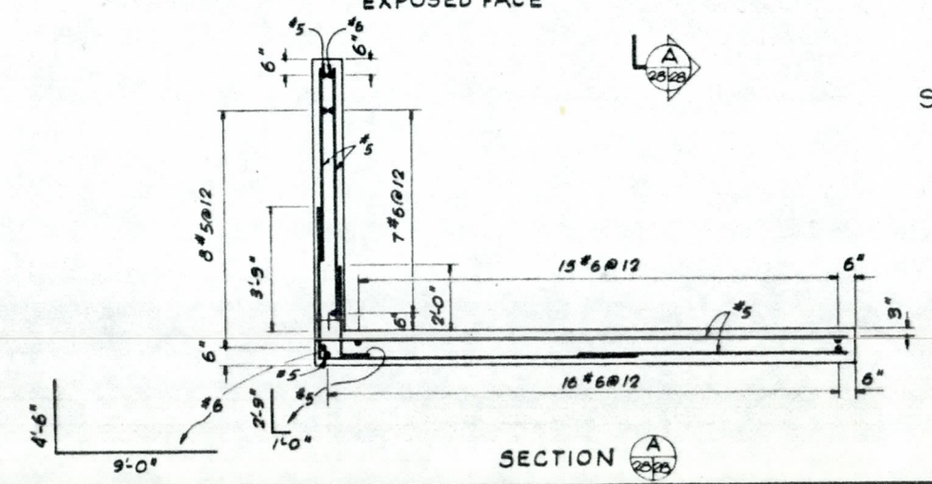


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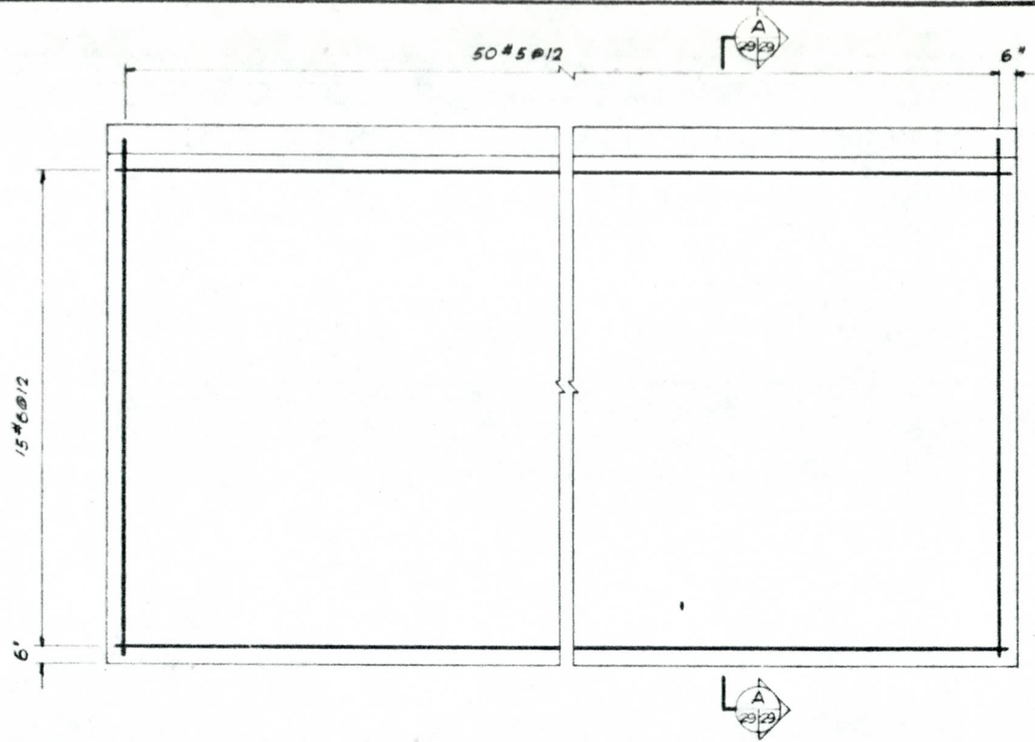
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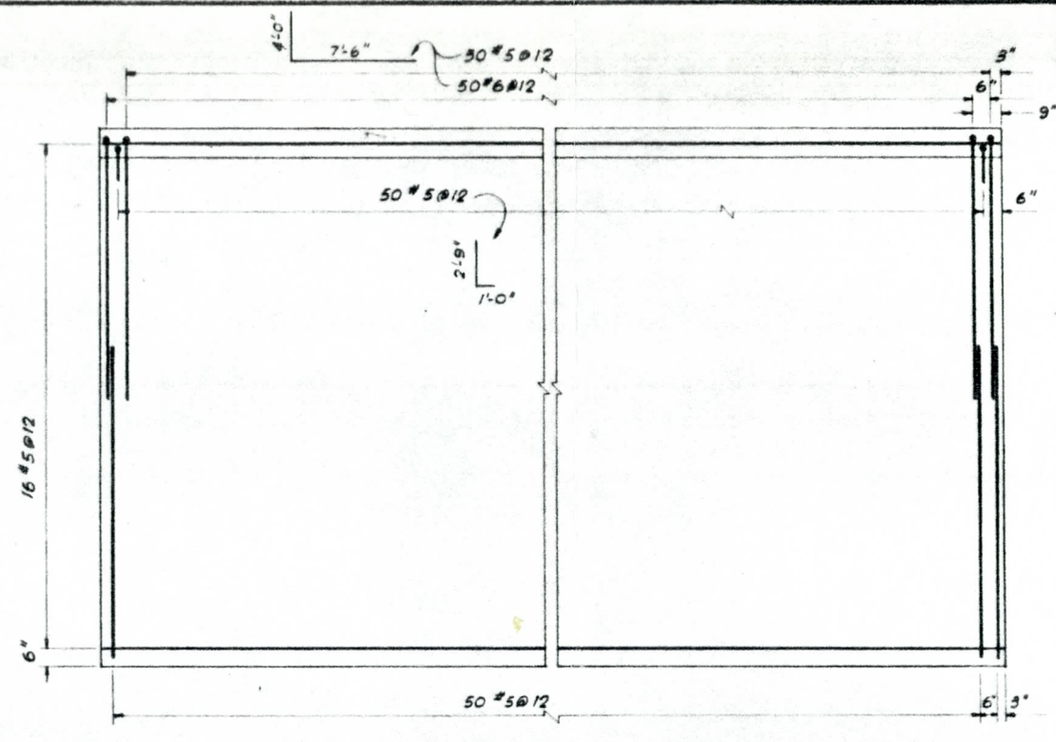
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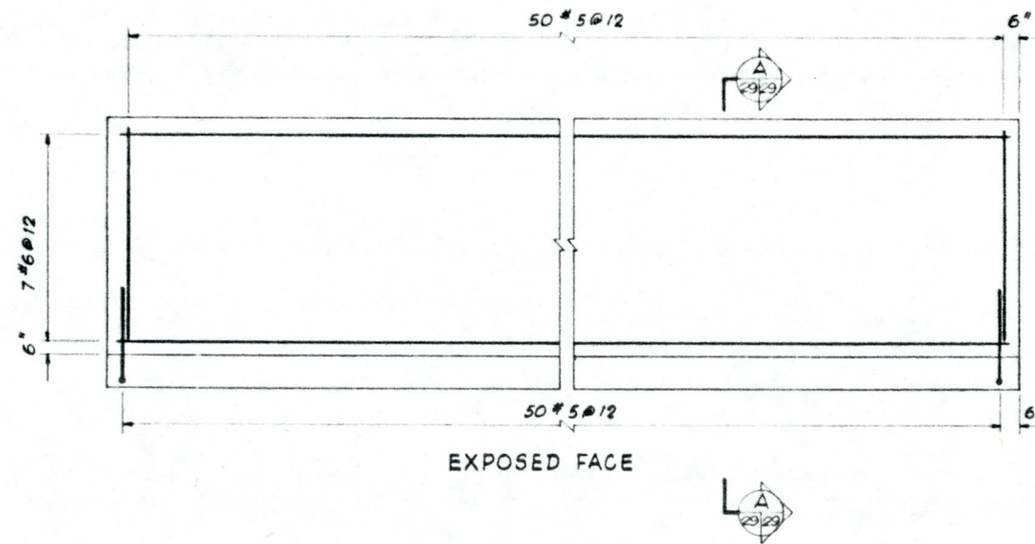
STEEL REINFORCEMENT SECTION ①			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WRP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by:	
Drawn: SS	Title: 10-81		
Traced:			
Checked: PJM	Date: 5-82	Sheet No: 28 of 50	Drawing No: 82003-AZ-Ch



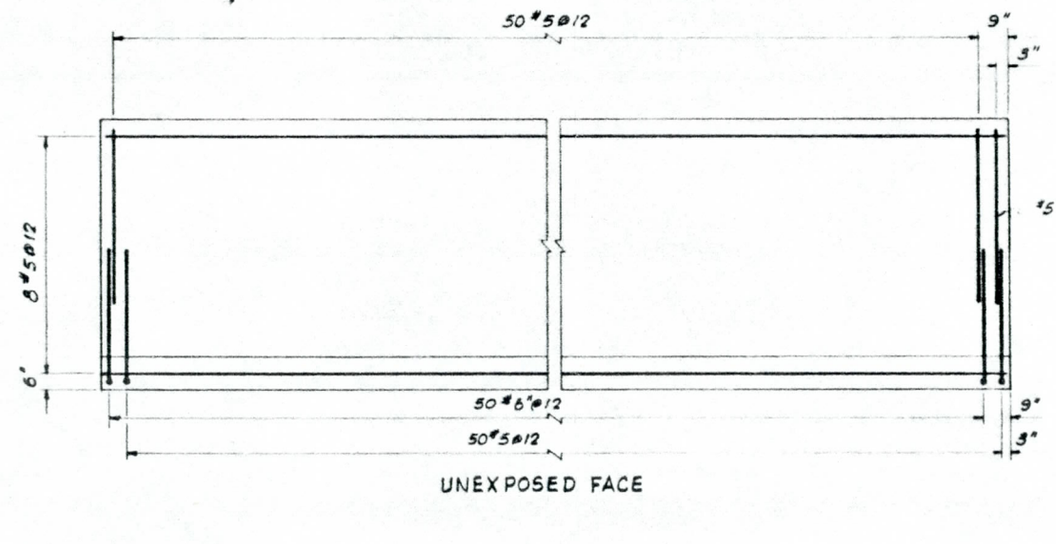
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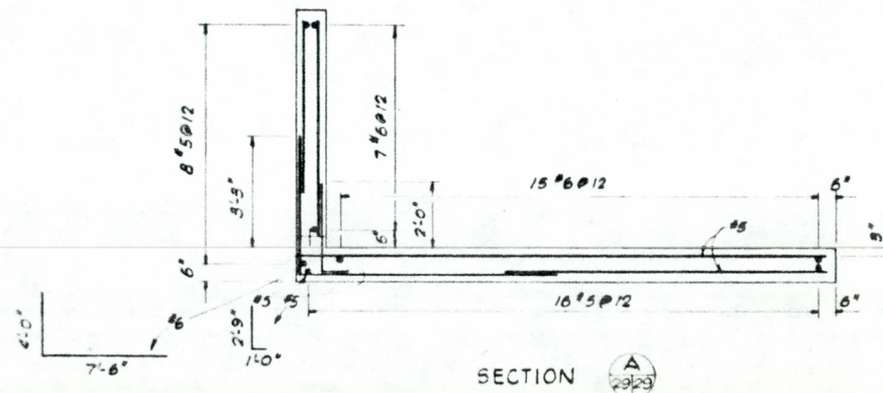
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UNEXPOSED FACE

PLAN

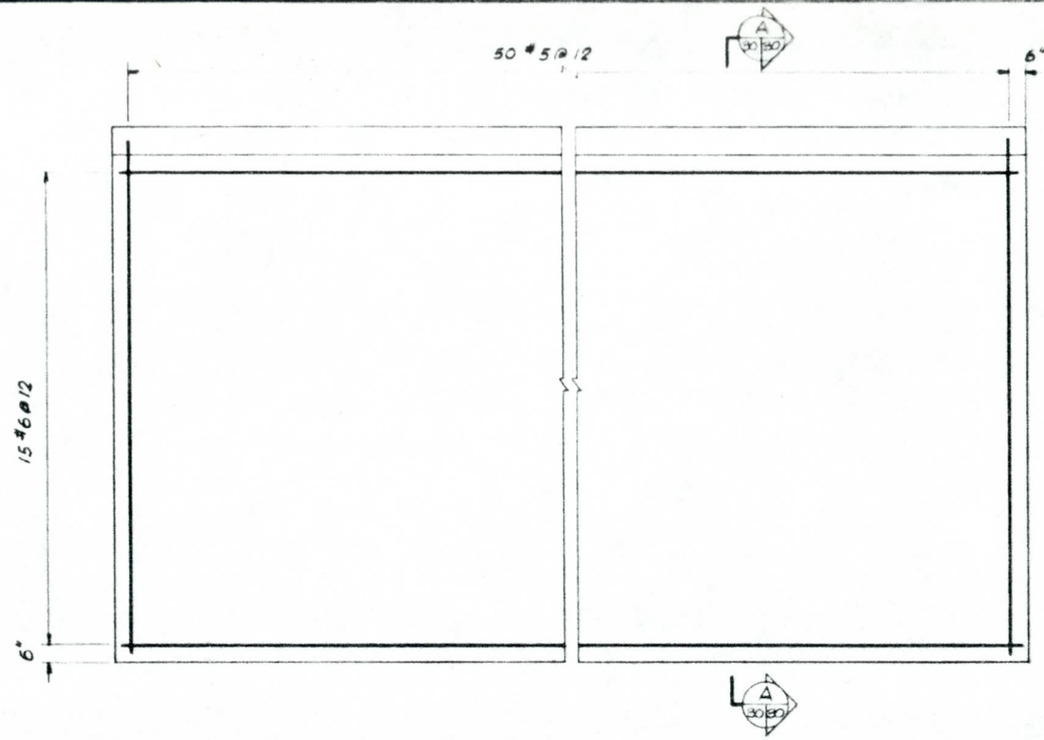
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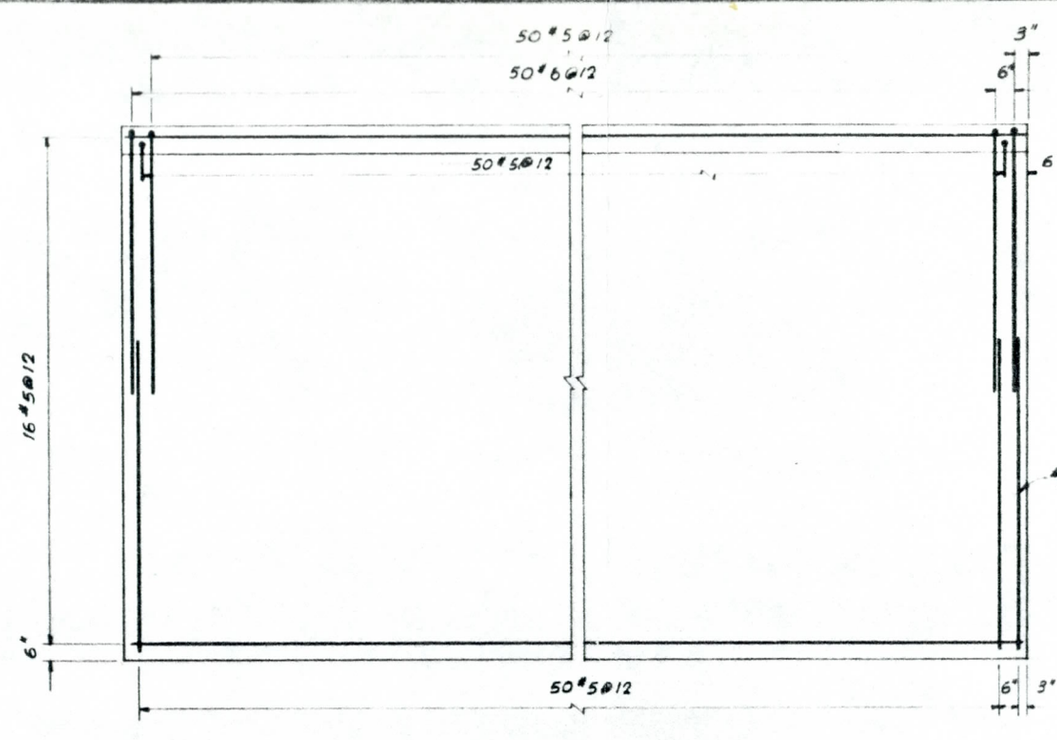
SECTION



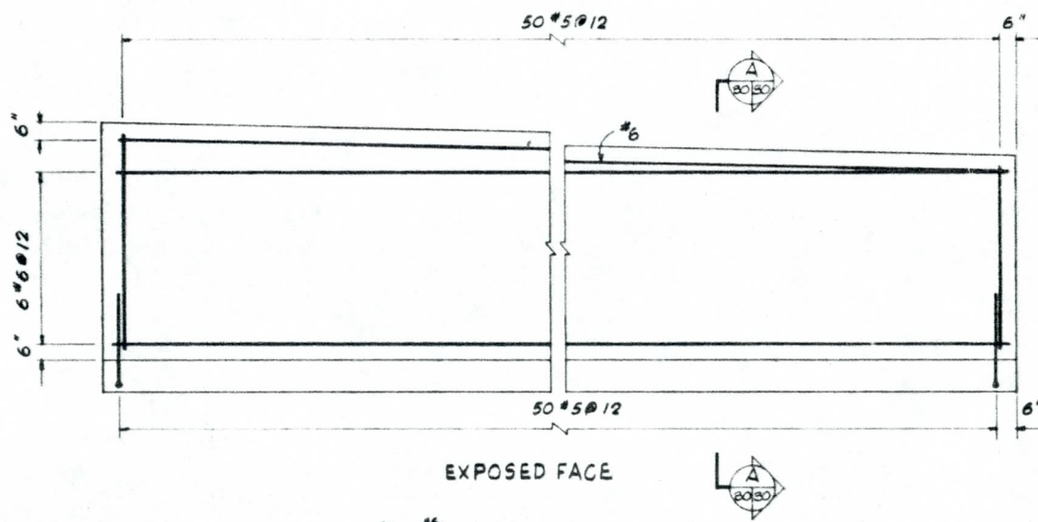
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RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER W.P.P.			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	SS	10-81	Approved by
Traced			Title
Checked	PJM	5-82	Sheet No. 29 of 50
			Drawing No. 82003-AZ-Ch



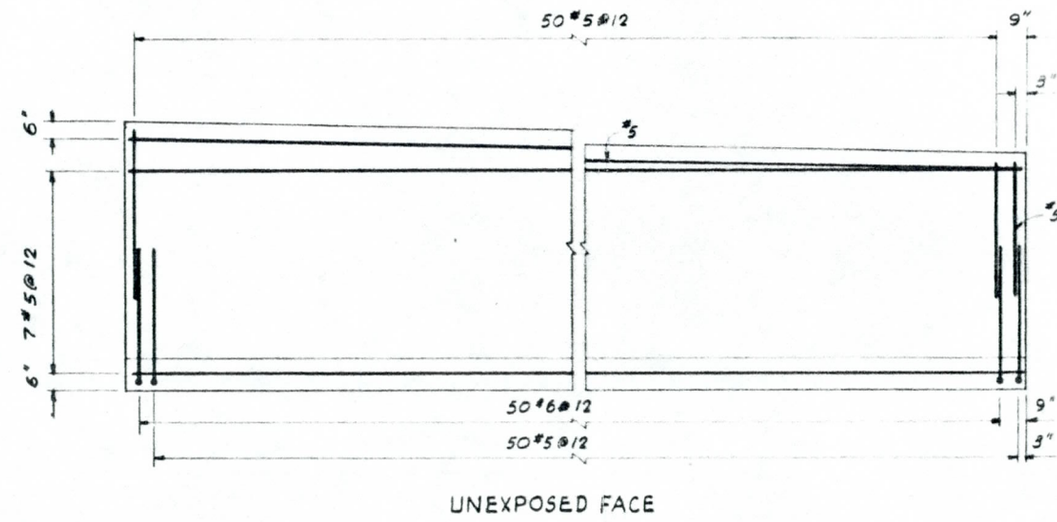
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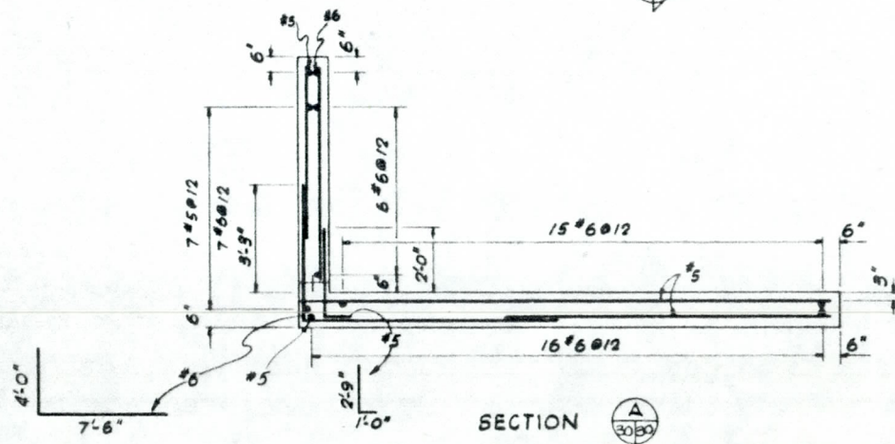
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UNEXPOSED FACE

PLAN

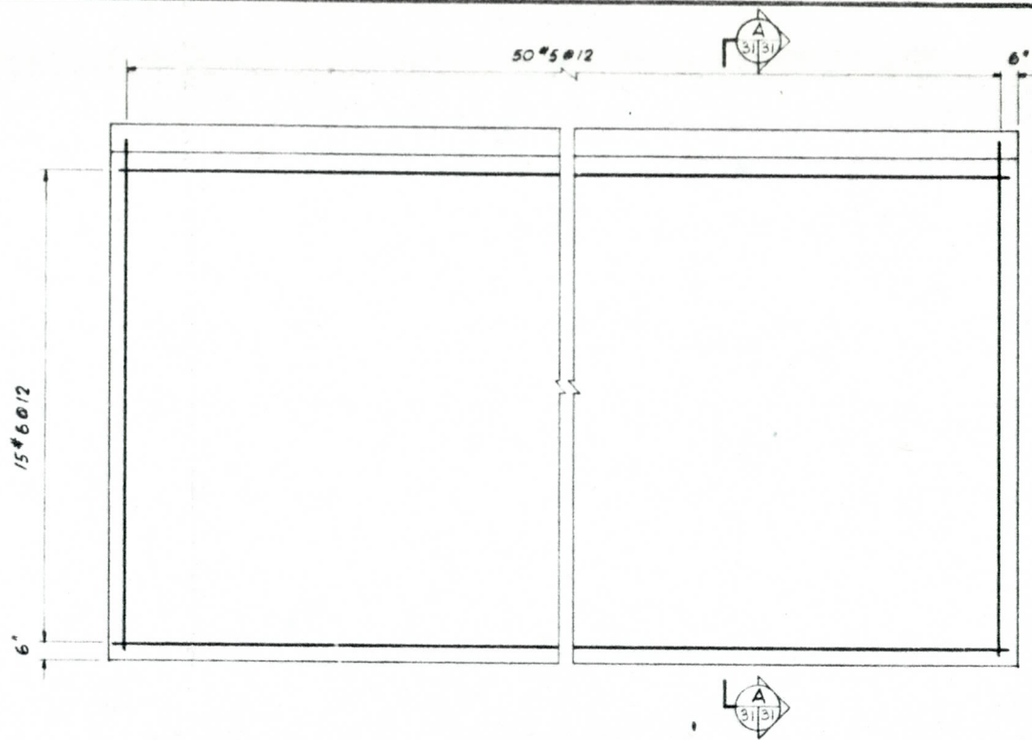
SIDEWALL ELEVATION



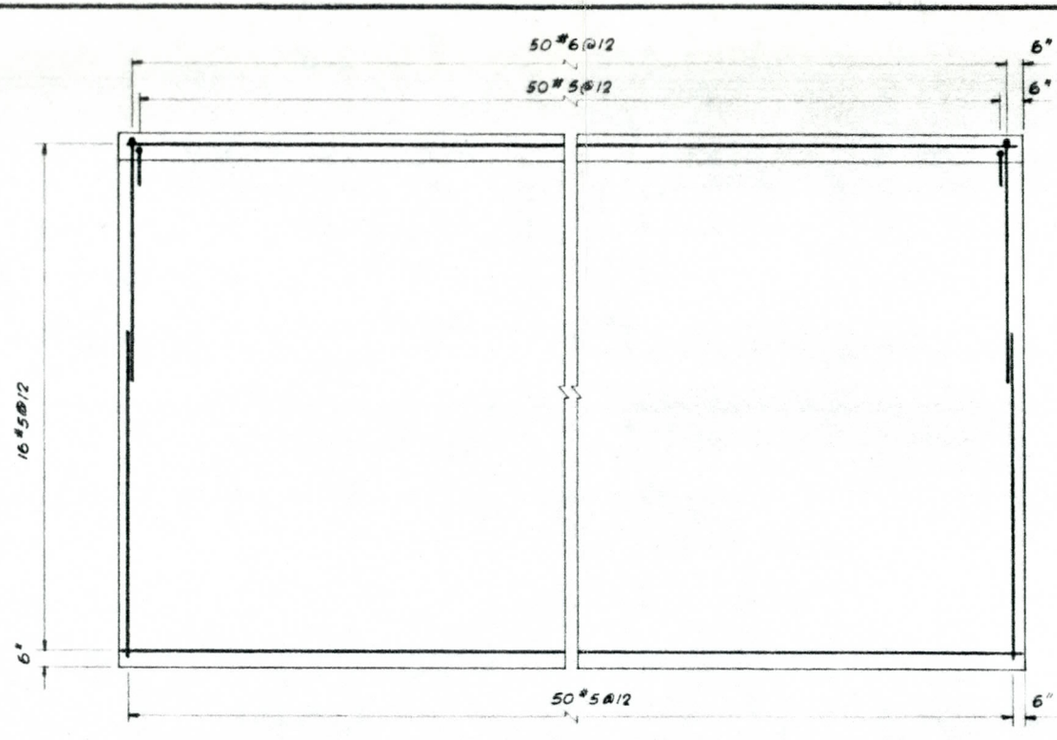
SECTION



STEEL REINFORCEMENT SECTION (K)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS,CAB	Date	7-81
Drawn	SS	10-81	Approved by: _____
Traced			Title _____
Checked	RJM	5-82	Sheet No. 30 of 50
			Drawing No. 82003-AZ-Ch

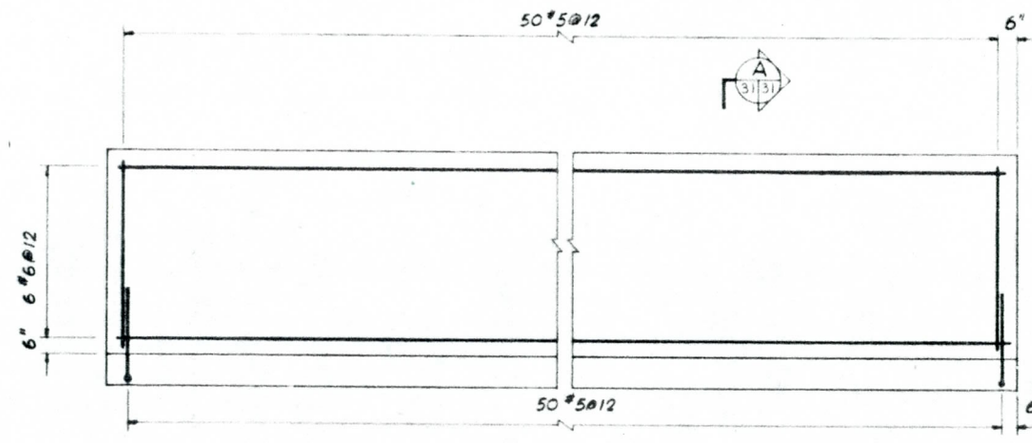


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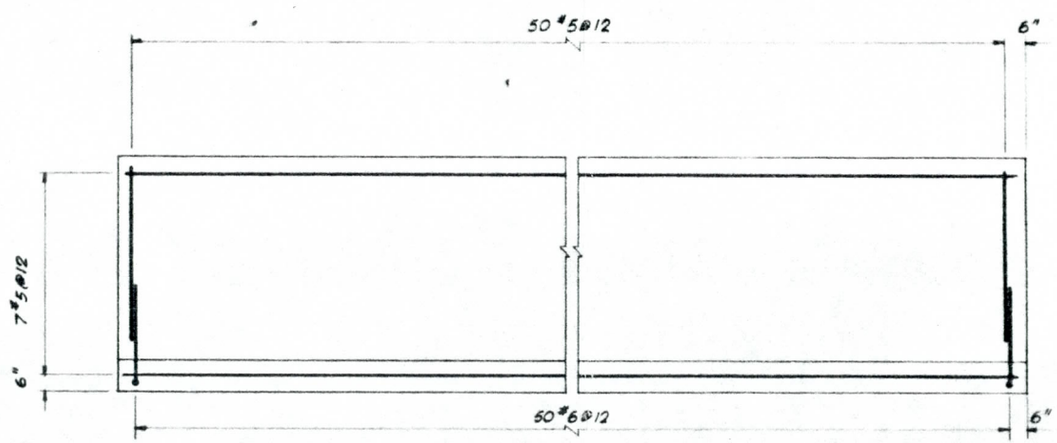


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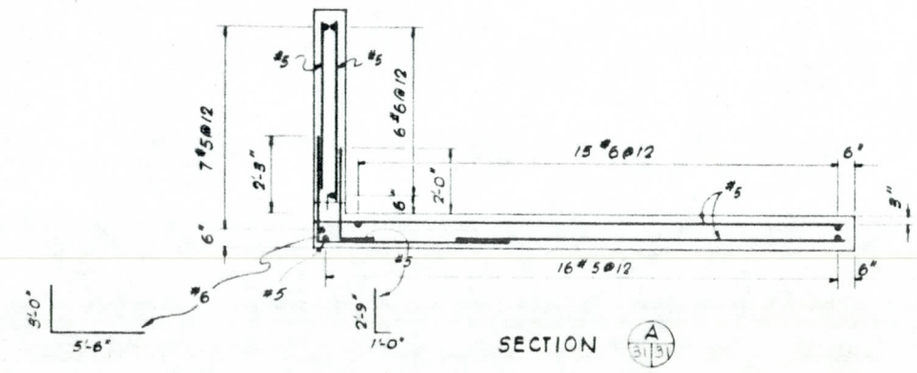


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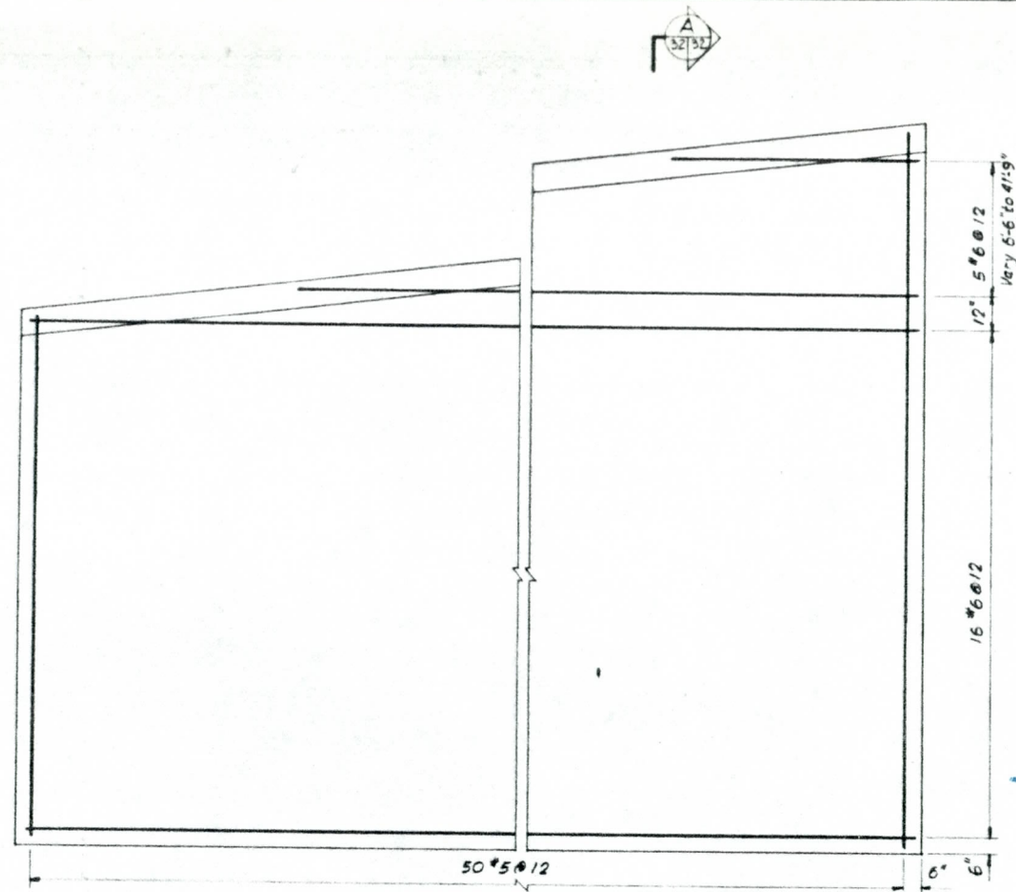
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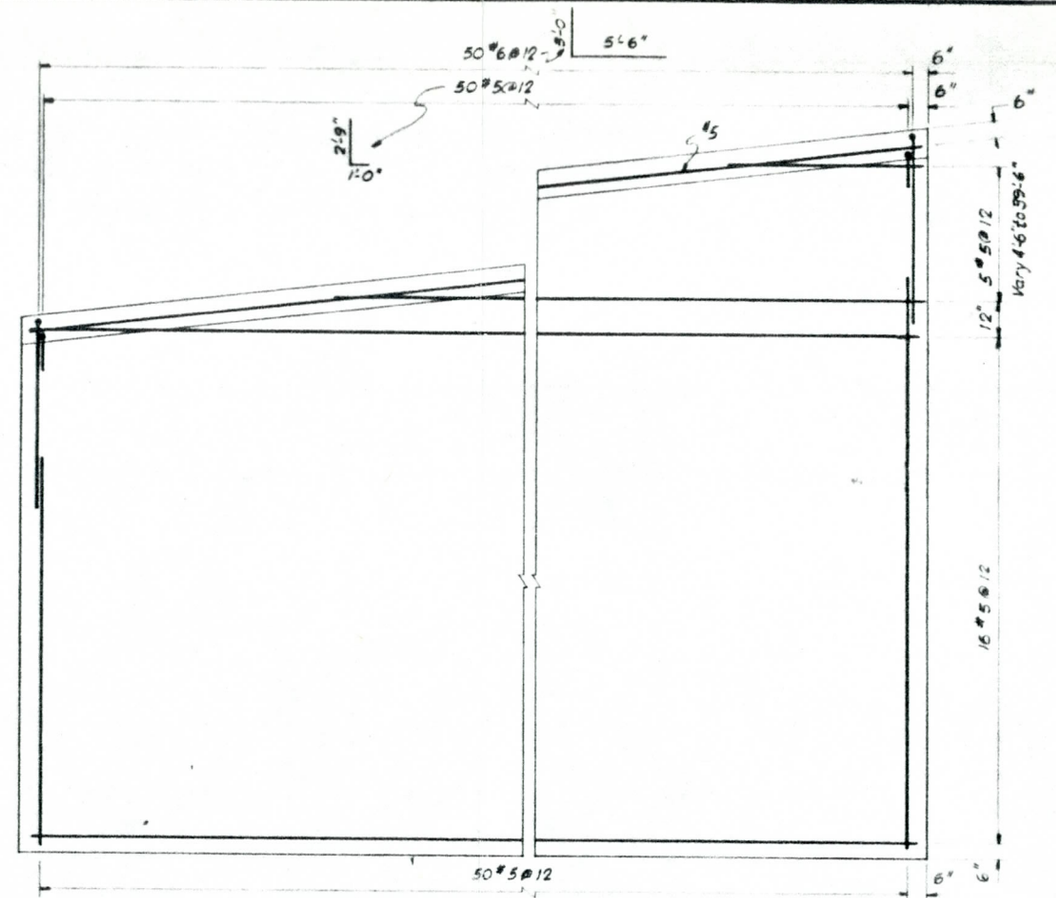
SECTION



STEEL REINFORCEMENT SECTION (L)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	56	Approved by	
Traced		Title	
Checked	PJM	5-82	82003-AZ-Ch
		Sheet No	51 of 50

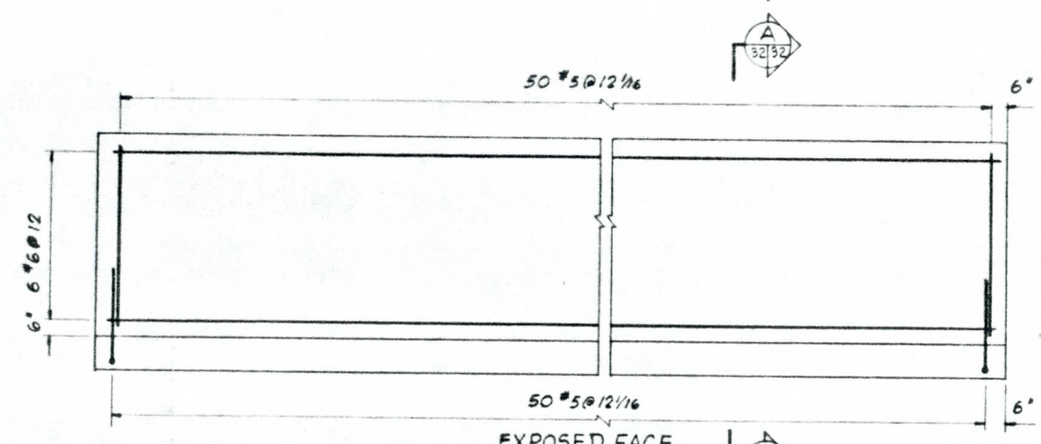


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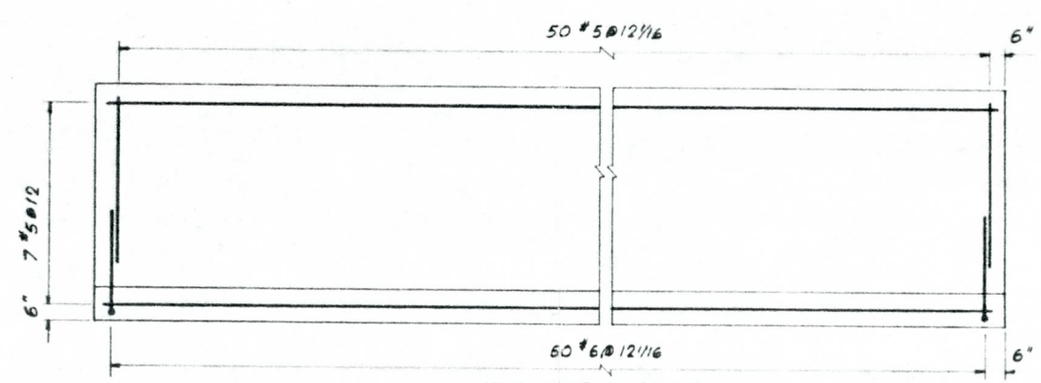


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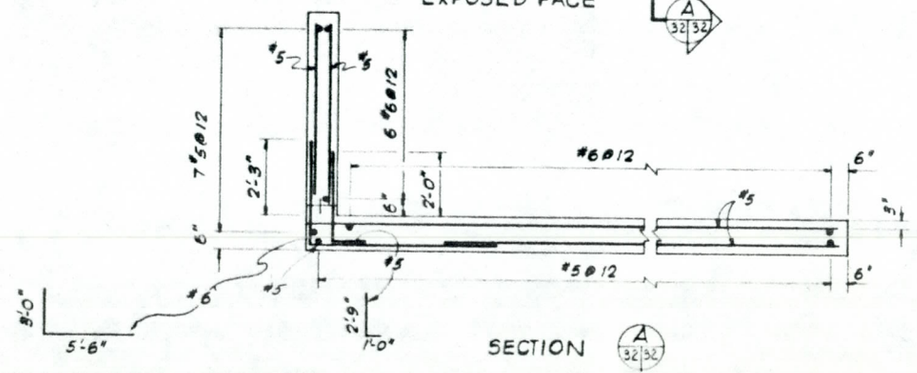


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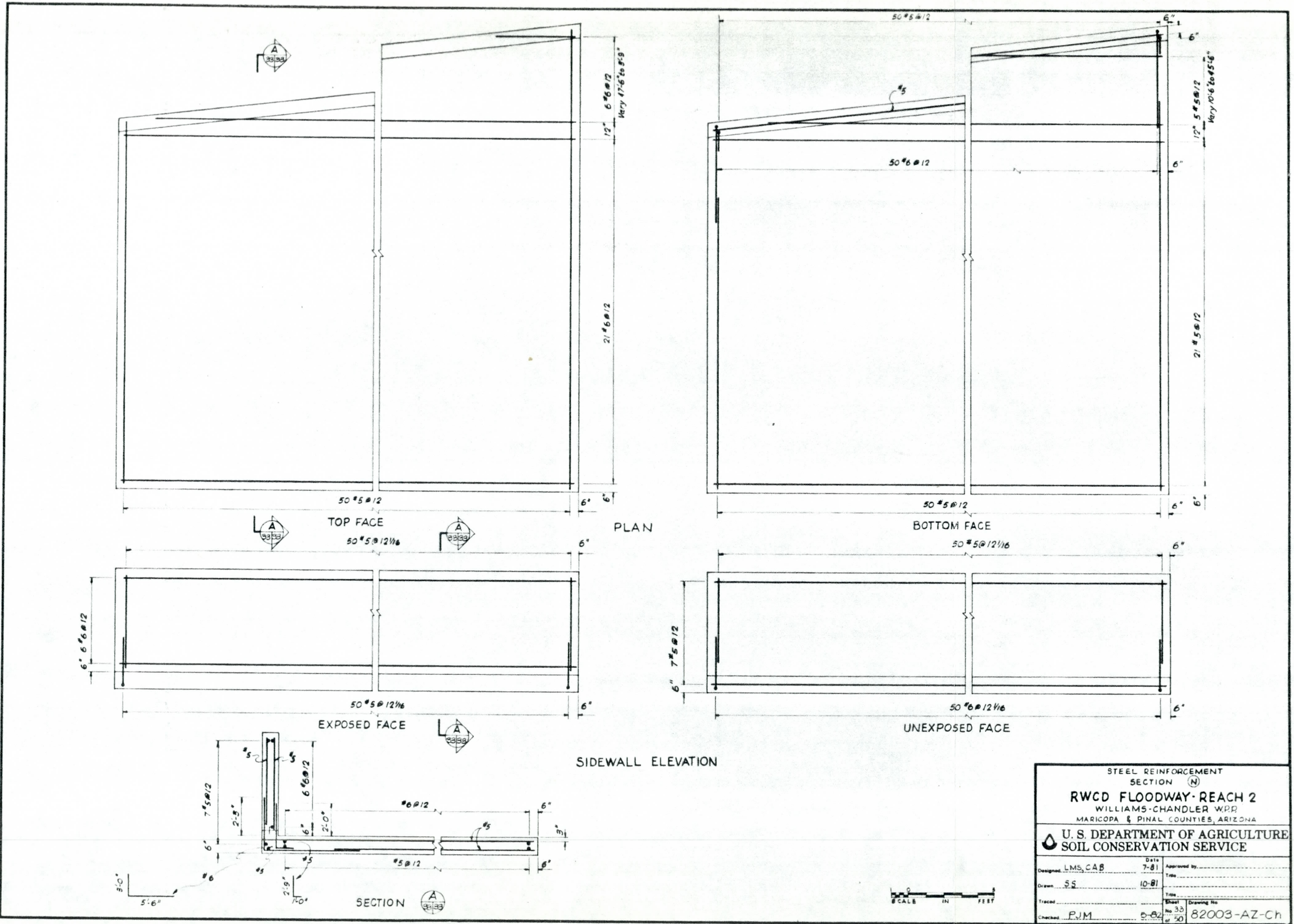
SIDEWALL ELEVATION



SECTION

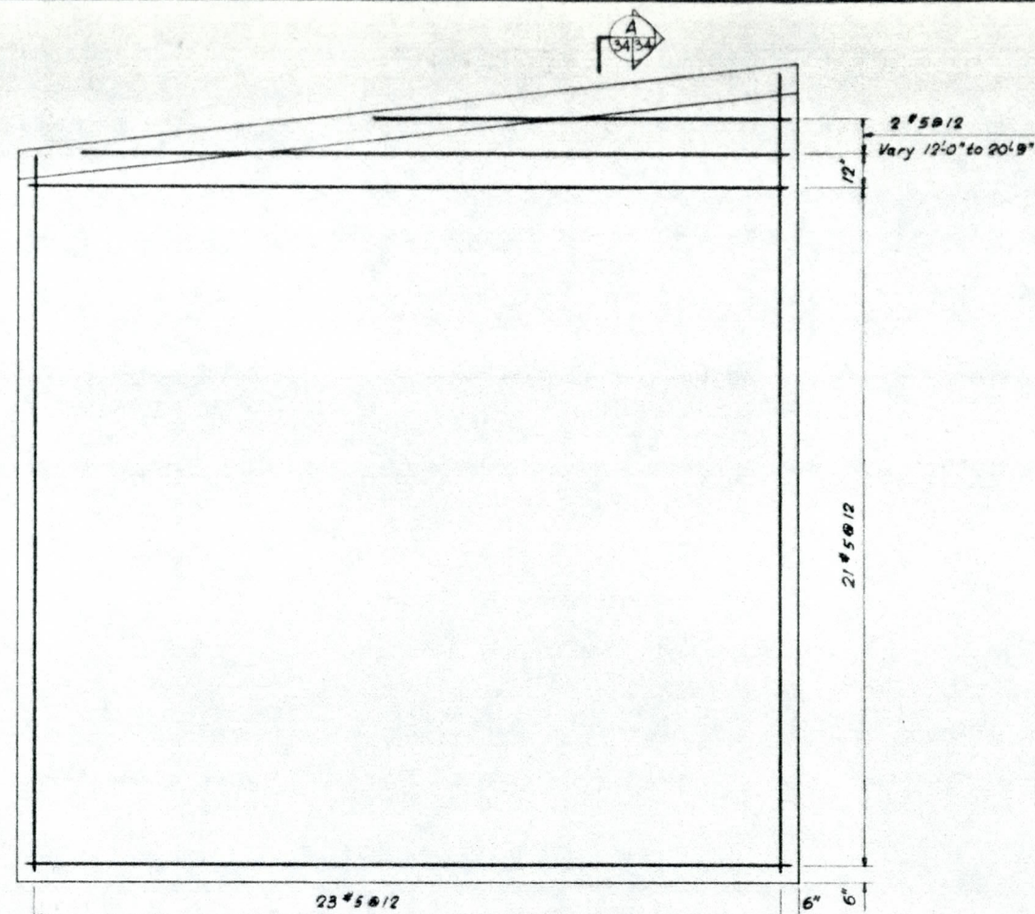


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RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WRP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	SS	Title	
Traced		Sheet	No 52 of 50
Checked	PJM	Drawing No	82003-AZ-Ch
			5-82

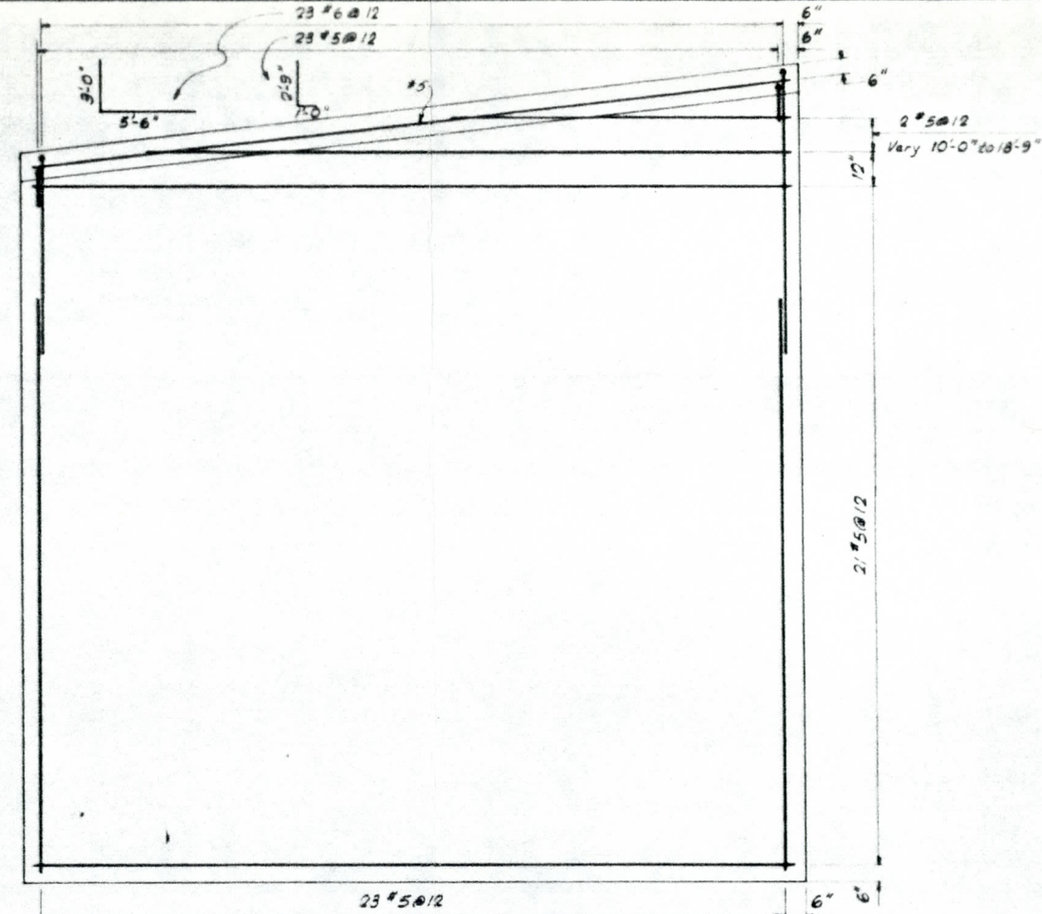


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WILLIAMS-CHANDLER WRP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by:	
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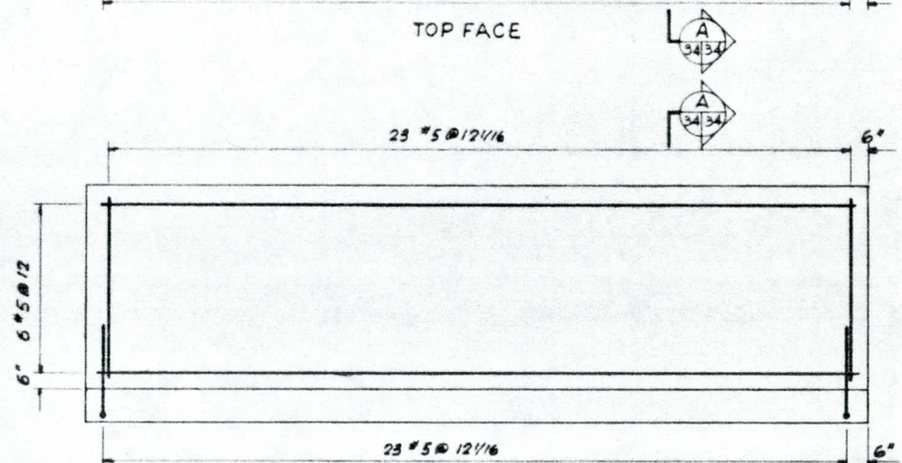


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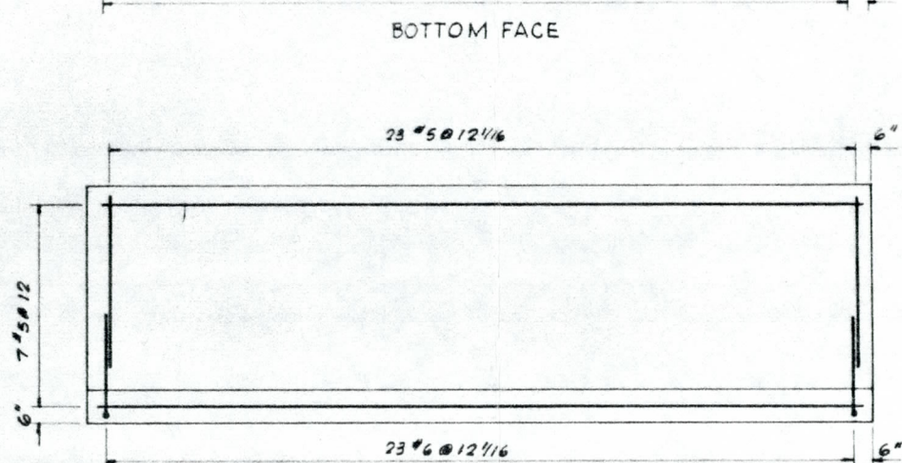


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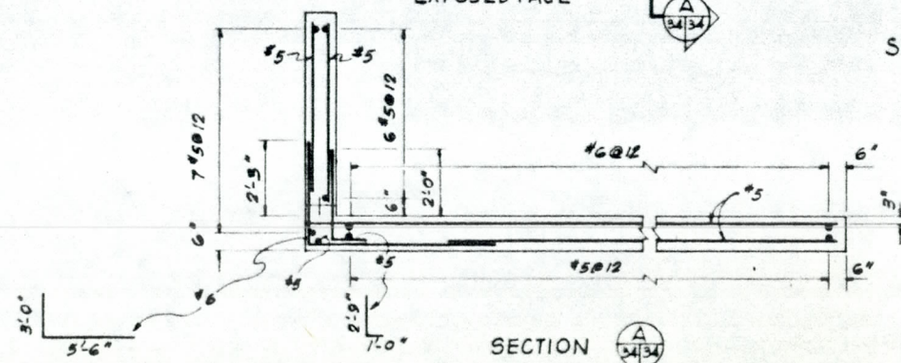


EXPOSED FACE



UNEXPOSED FACE

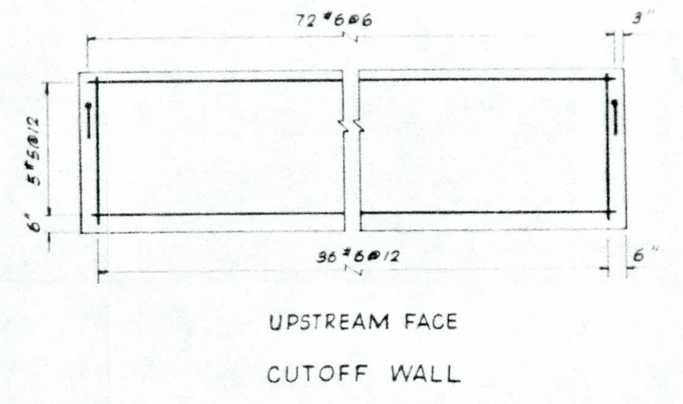
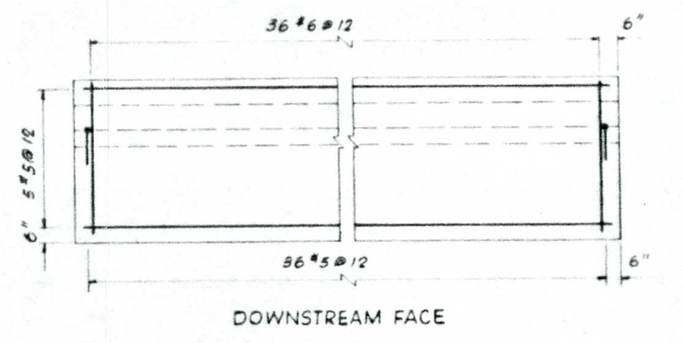
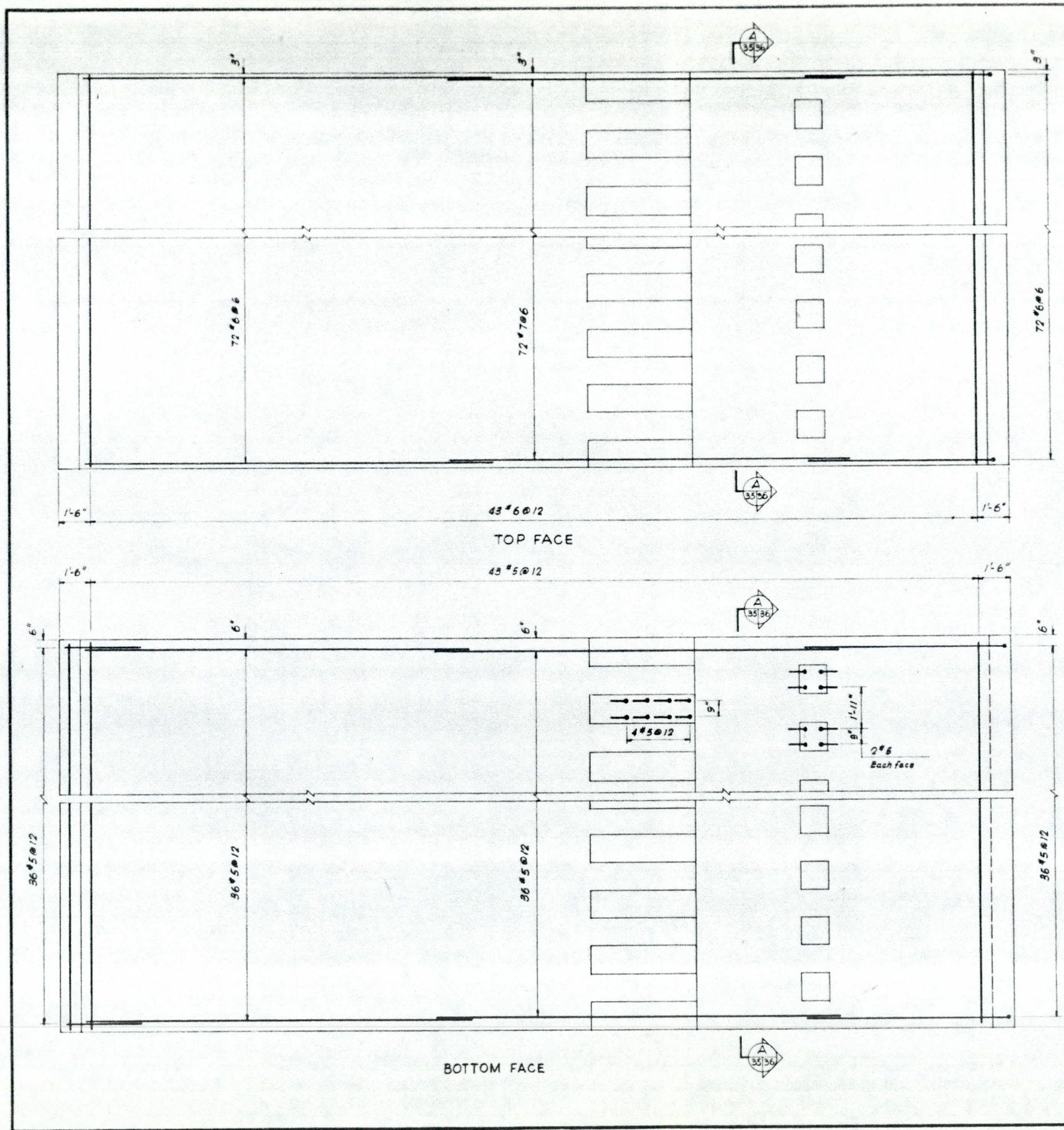
SIDEWALL ELEVATION



SECTION

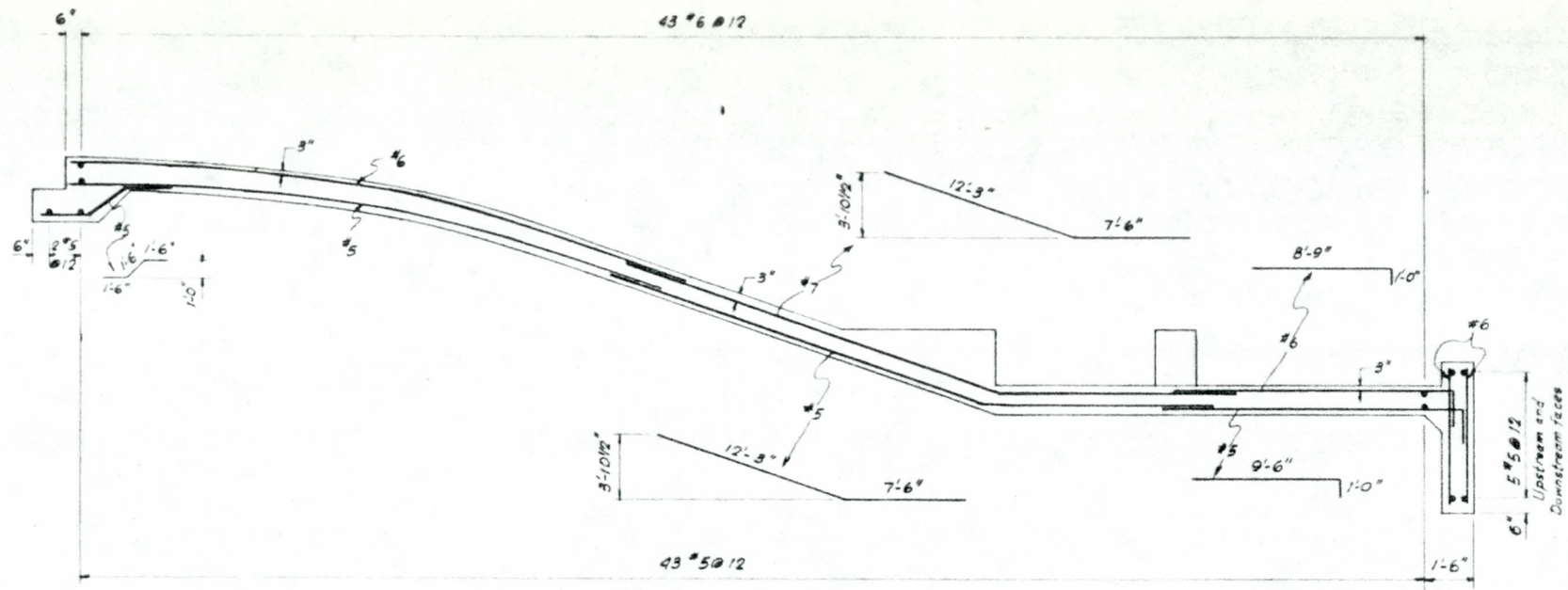


STEEL REINFORCEMENT SECTION (T)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by:	
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Checked: PJM	5-82	of 50	

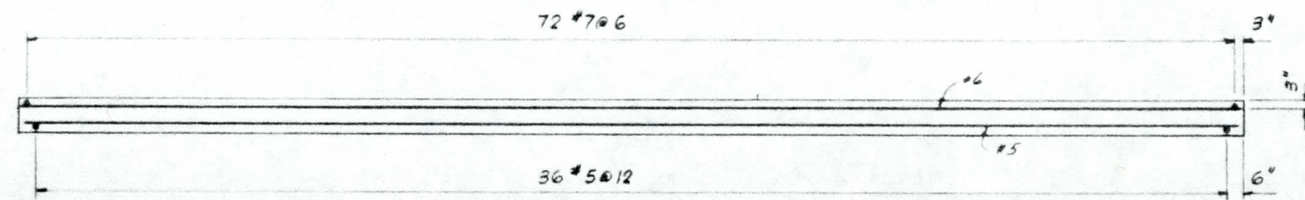


STEEL REINFORCEMENT SECTION (V)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS,CAB	Date	7-81
Drawn	SS	10-81	
Traced			
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		Approved by	
		Title	
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		Drawing No	82003-AZ-Ch
		of	30

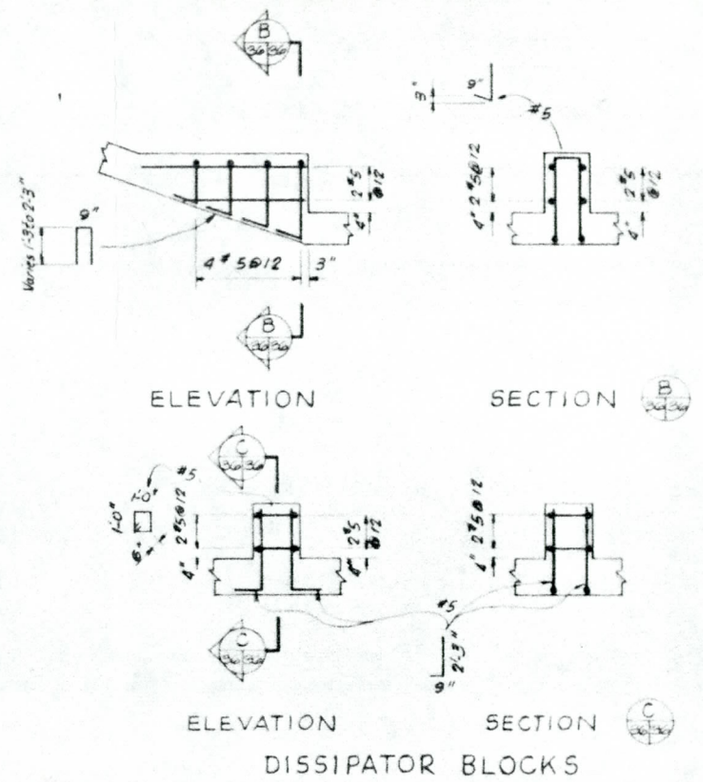




PROFILE ON ϕ



SECTION A



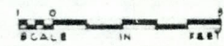
ELEVATION

SECTION B

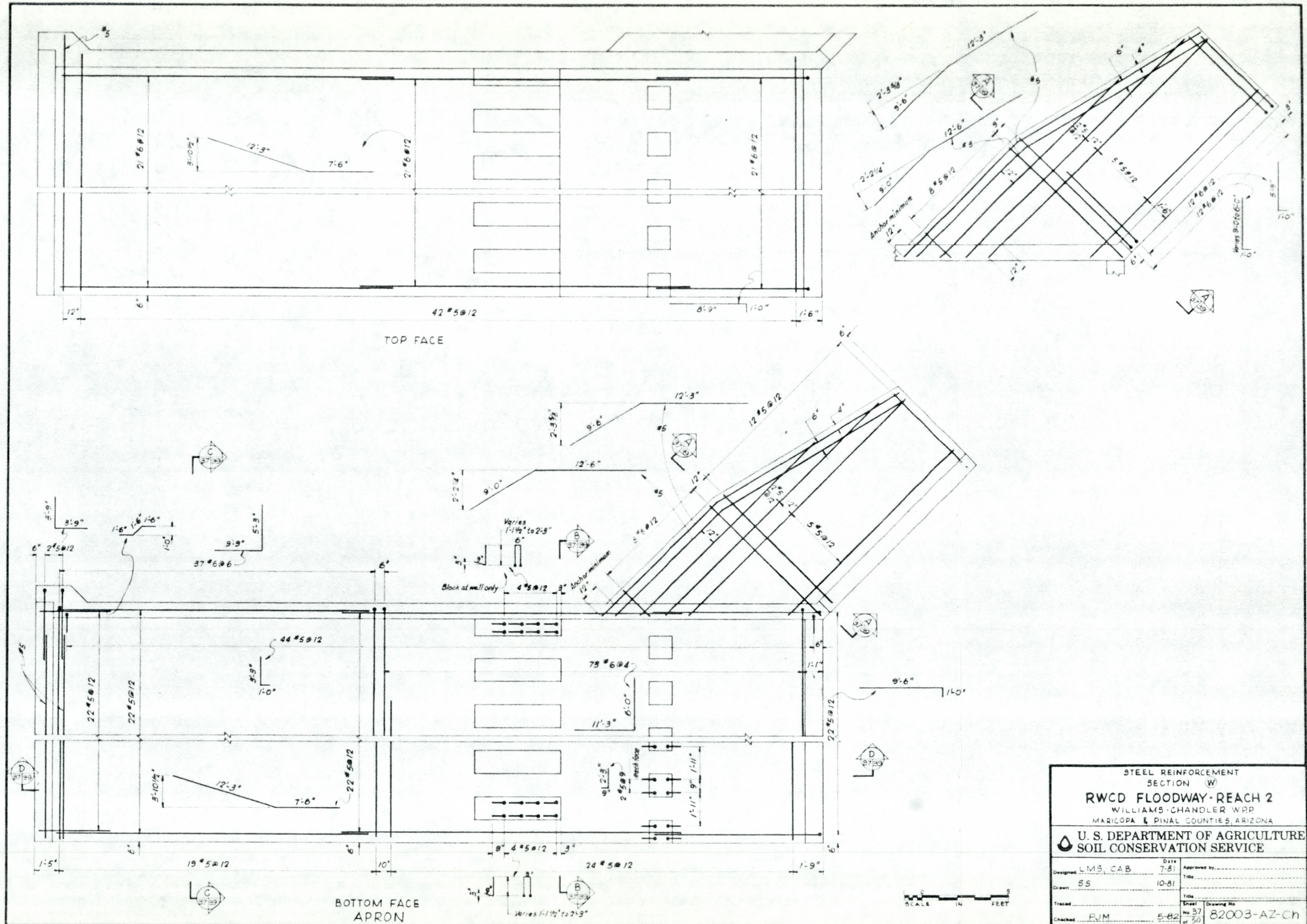
ELEVATION

SECTION C

DISSIPATOR BLOCKS

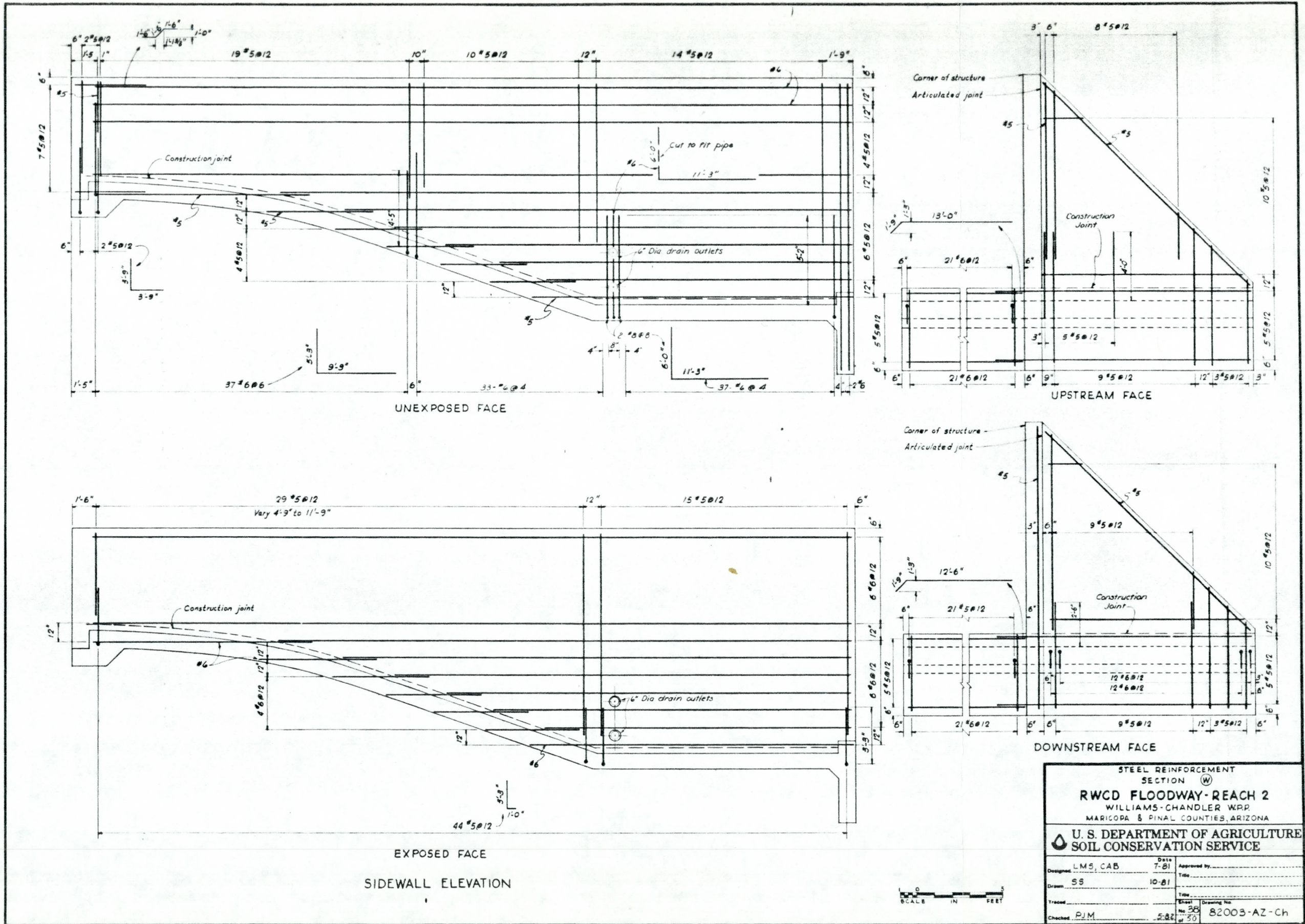


STEEL REINFORCEMENT SECTION (V)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-61
Drawn	SS	Approved by	
Traced		Title	
Checked	PJM	Sheet No	56
		Drawing No	82003-AZ-Ch



STEEL REINFORCEMENT SECTION W			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WRP MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed	LMS, CAB	Date	7-81
Drawn	SS	Approved by	10-81
Traced		Title	
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		Drawing No	82003-AZ-Ch





UNEXPOSED FACE

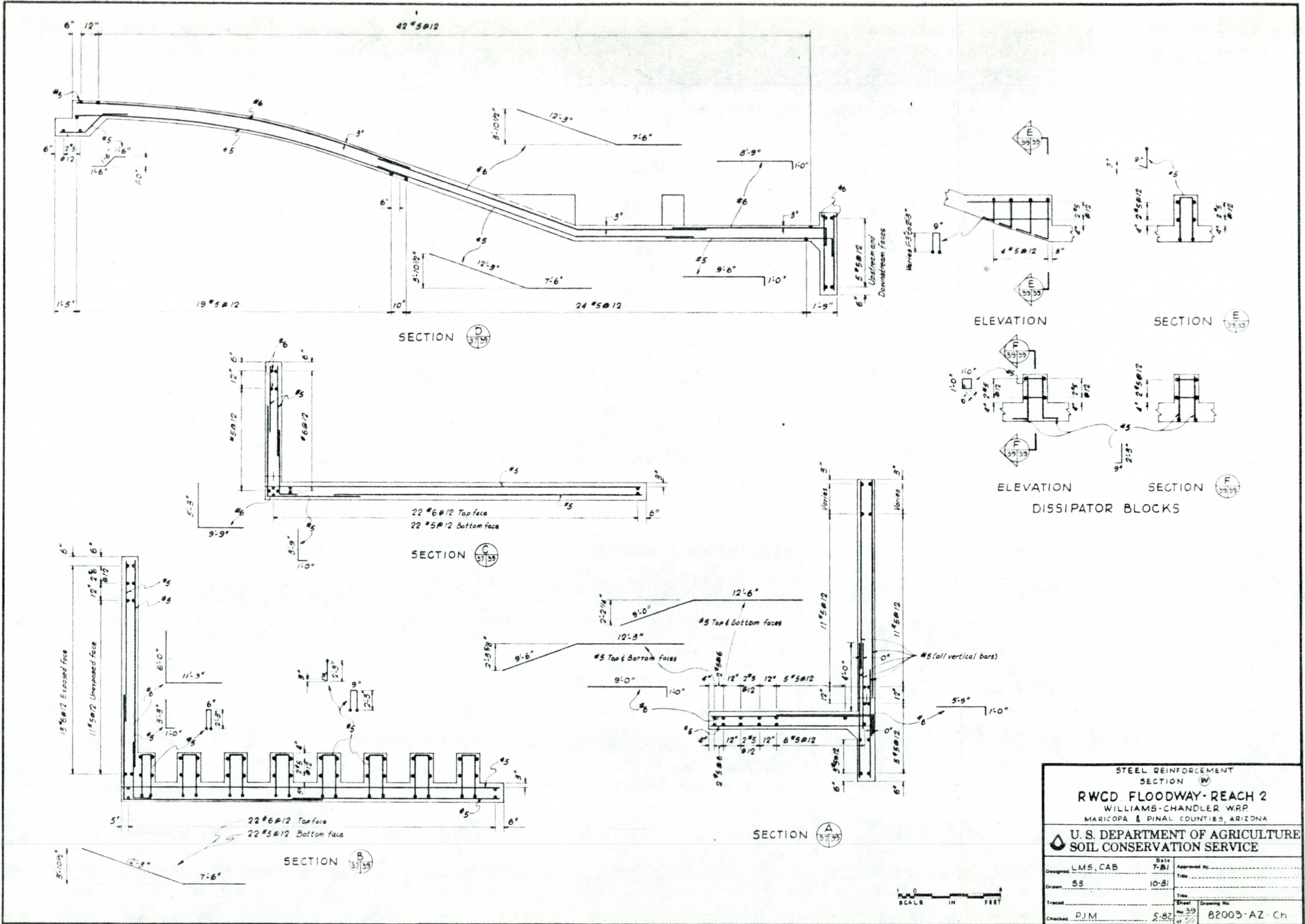
UPSTREAM FACE

EXPOSED FACE
SIDEWALL ELEVATION

DOWNSTREAM FACE

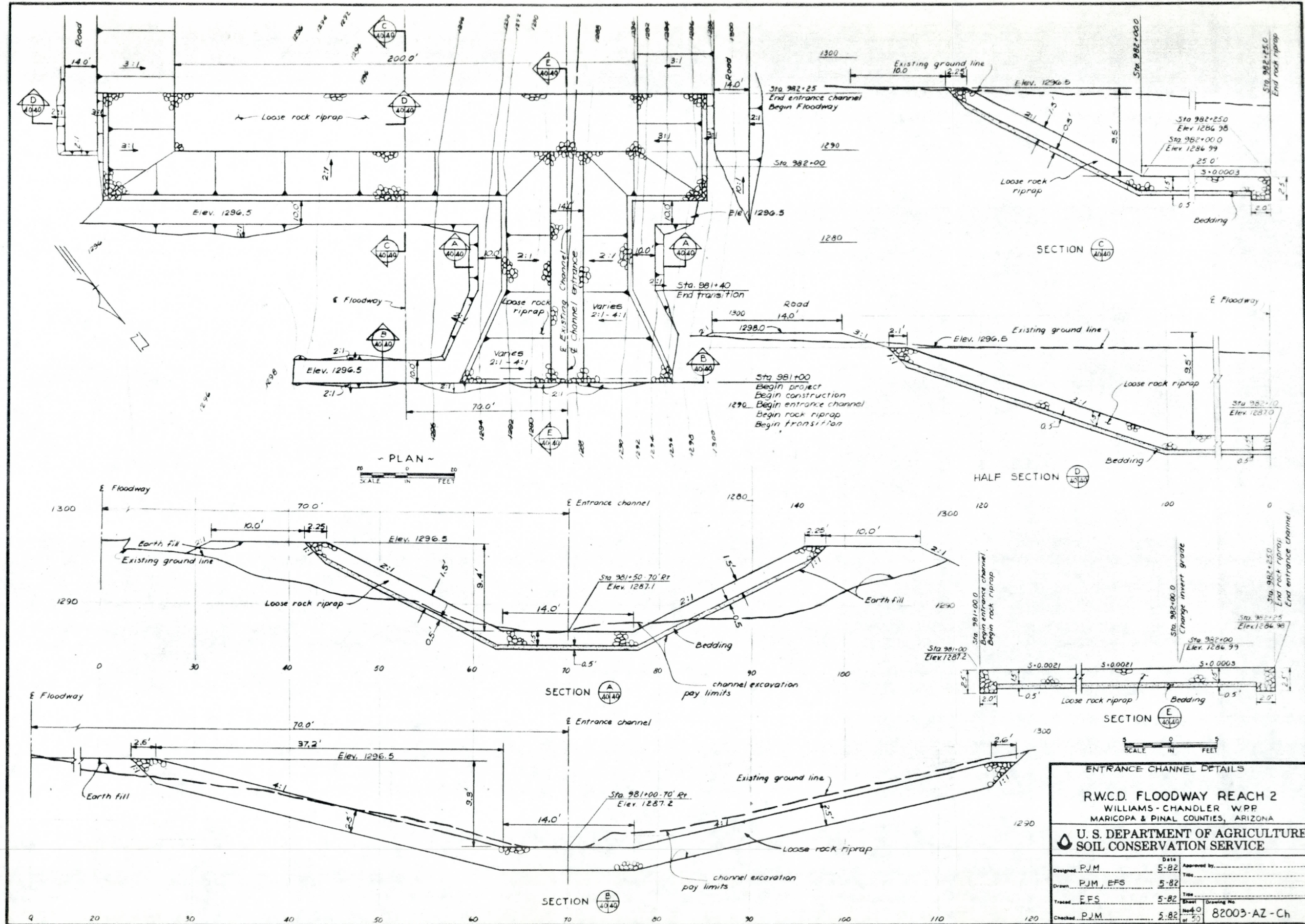
STEEL REINFORCEMENT SECTION (W)			
RWCD FLOODWAY-REACH 2			
WILLIAMS-CHANDLER WPP MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by: _____	Title: _____
Drawn: SS	10-81		
Traced: _____			
Checked: PJM	5-82	Sheet No. 30 of 50	Drawing No. 82003-AZ-Ch





STEEL REINFORCEMENT SECTION (M)			
RWCD FLOODWAY-REACH 2 WILLIAMS-CHANDLER WRP MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE SOIL CONSERVATION SERVICE			
Designed: LMS, CAB	Date: 7-81	Approved by: _____	
Drawn: SS	Title: 10-81	_____	
Traced: _____	Title: _____	_____	
Checked: PJM	Sheet: 5-82 No. 39 of 50	Drawing No. 82003-AZ-Ch	



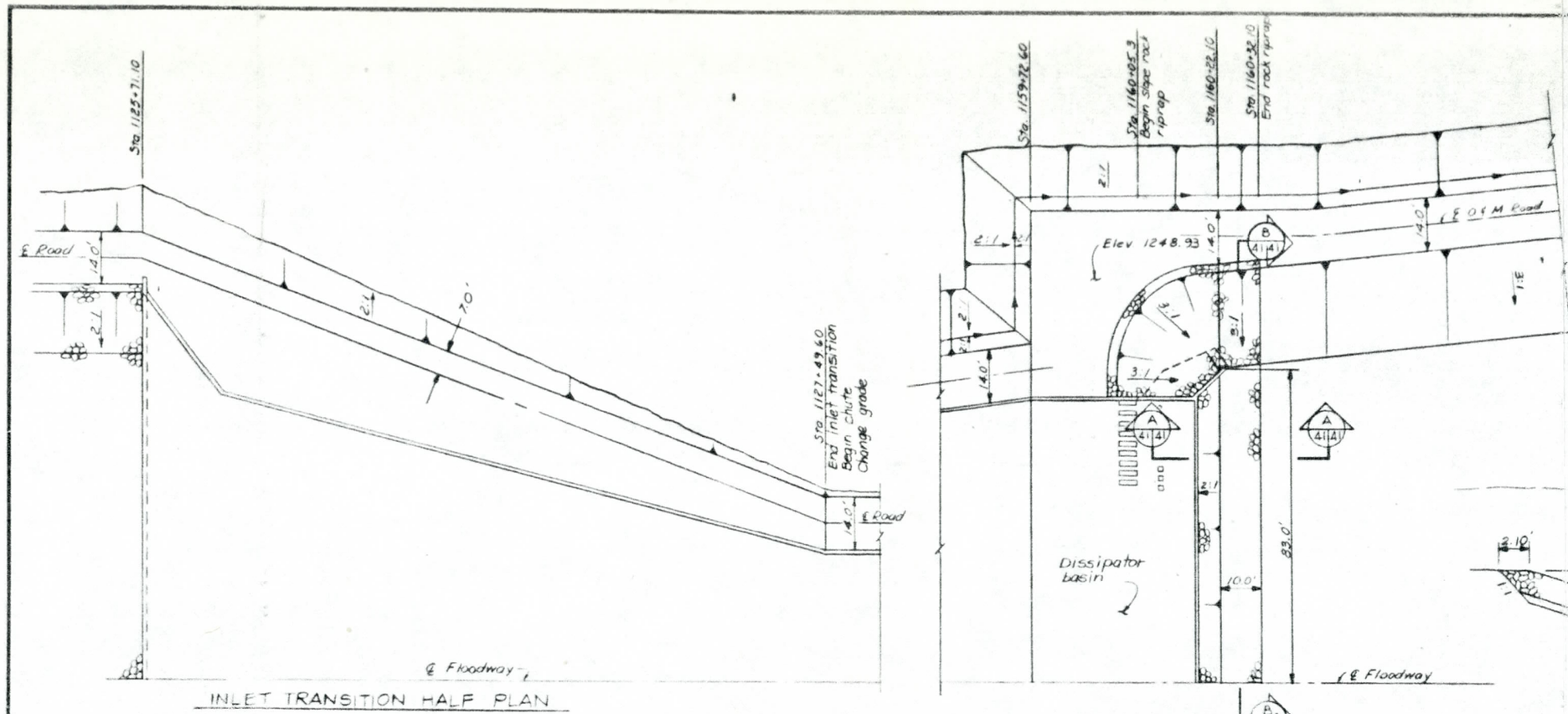


ENTRANCE CHANNEL DETAILS

R.W.C.D. FLOODWAY REACH 2
 WILLIAMS - CHANDLER WPP
 MARICOPA & PINAL COUNTIES, ARIZONA

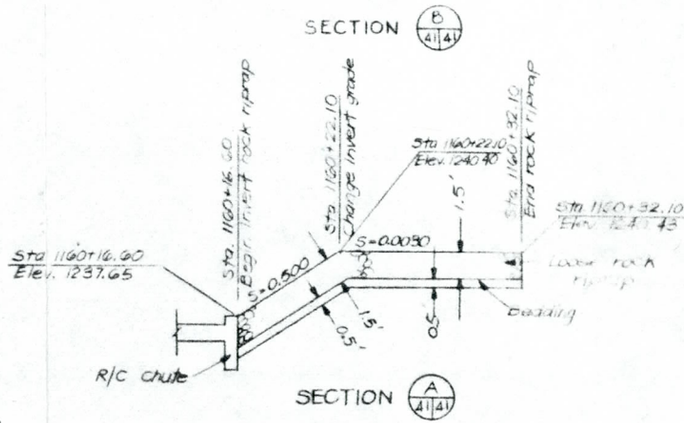
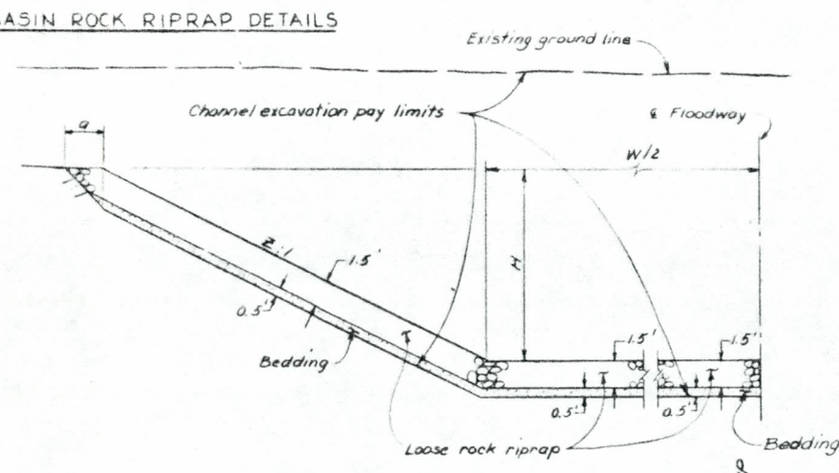
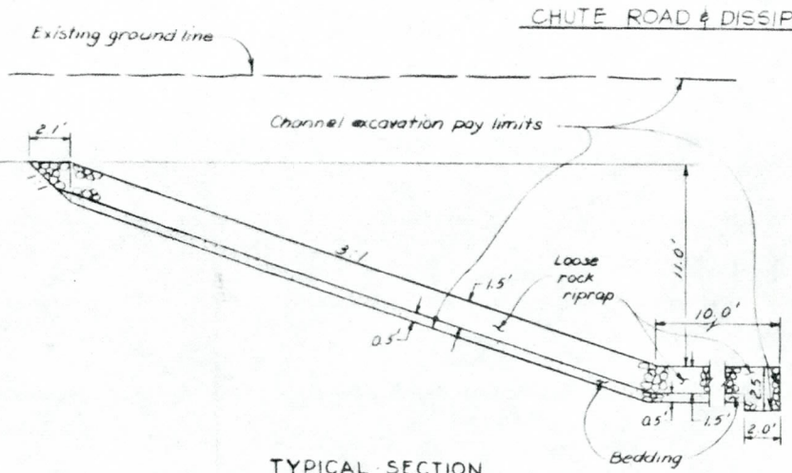
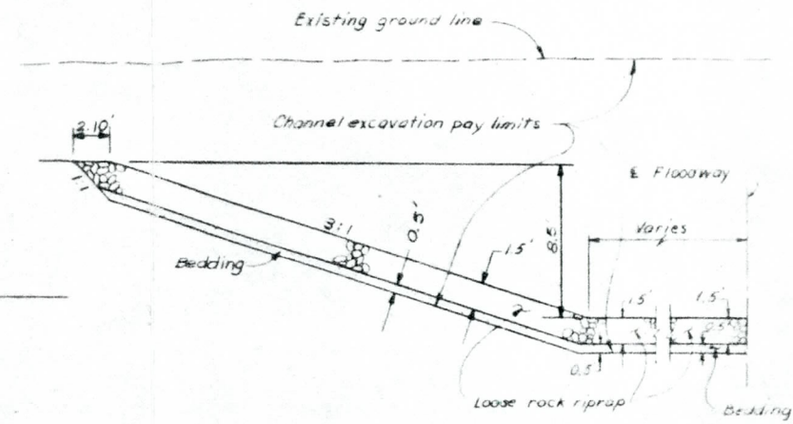
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed	PJM	Date	5-82	Approved by	
Drawn	PJM, EFS	Date	5-82	Title	
Traced	EFS	Date	5-82	Title	
Checked	PJM	Date	5-82	Sheet	4 of 50
				Drawing No.	82003-AZ-Ch



FULL CHANNEL ROCK RIPRAP LOCATION

STATION	W/2 ft.	H ft.	Z	Q ft.
981+00				
981+40	7.0	9.5	4-2	2-25
982+00.00	7.0	9.4	2	2-25
	100.0	9.5	3	2-10
982+25.00				
1110+94.17	125.0 - 86.0	10.5	3-2	2-10 - 2-25
1111+34.17	86.0	10.5	2	2-25
1125+00.00	86.0	10.5 - 8.0	2	2-25
1125+71.10				
1208+04.42	100.0 - 90.0	8.0	3-2	2-25 - 2-10
1208+54.42	90.0	8.0	2	2-25
1209+30.00	90.0	8.0	2-3	2-25 - 2-10
1209+72.00	90.0	8.0	3	2-10
1214+50.00	90.0 - 100.0	8.0	3	2-10
1215+00.00				

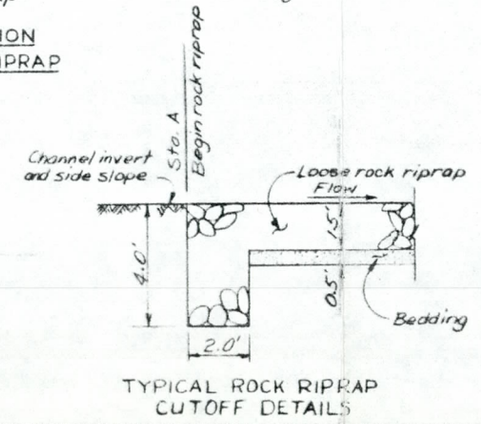


SLOPE ROCK RIPRAP LOCATION

Begin Station	End Station
996+99.79 Left	999+30.00 Left
996+99.79 Right	1001+35.00 Right
1011+50.01 Left	1012+90.00 Left
1011+50.01 Right	1012+35.00 Right
1027+72.35 Left	1028+85.00 Left
1027+72.35 Right	1029+60.00 Right

ROCK RIPRAP CUTOFF LOCATION

Sta. A
1110+94.17
1208+04.42



CHANNEL ROCK RIPRAP DETAILS
Not to scale

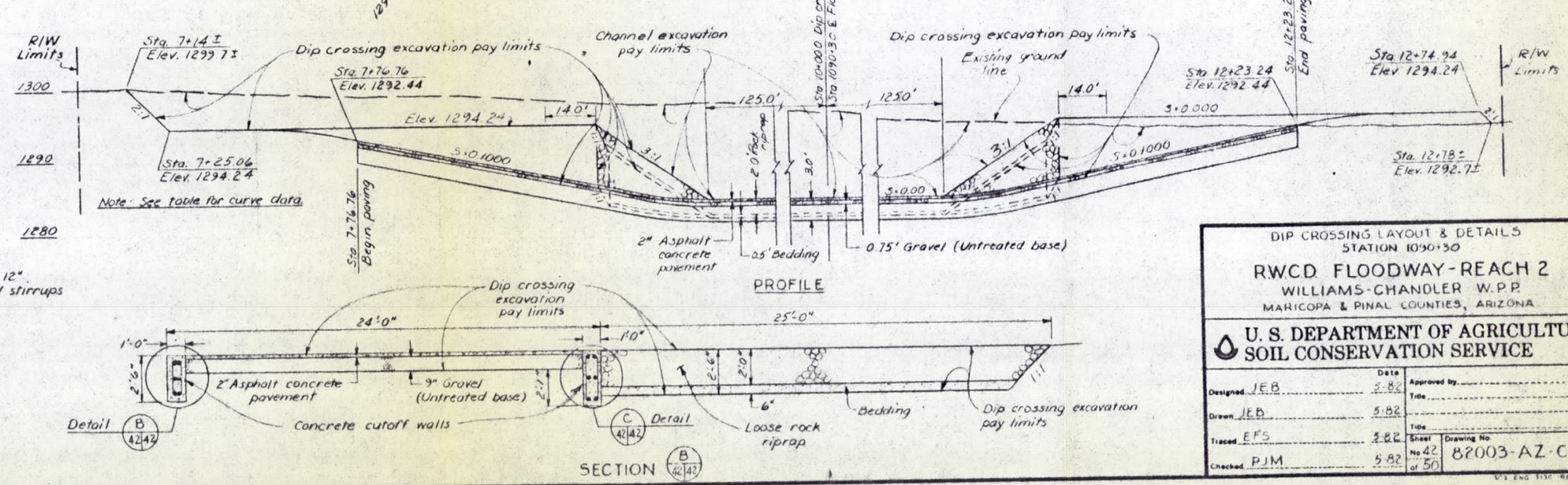
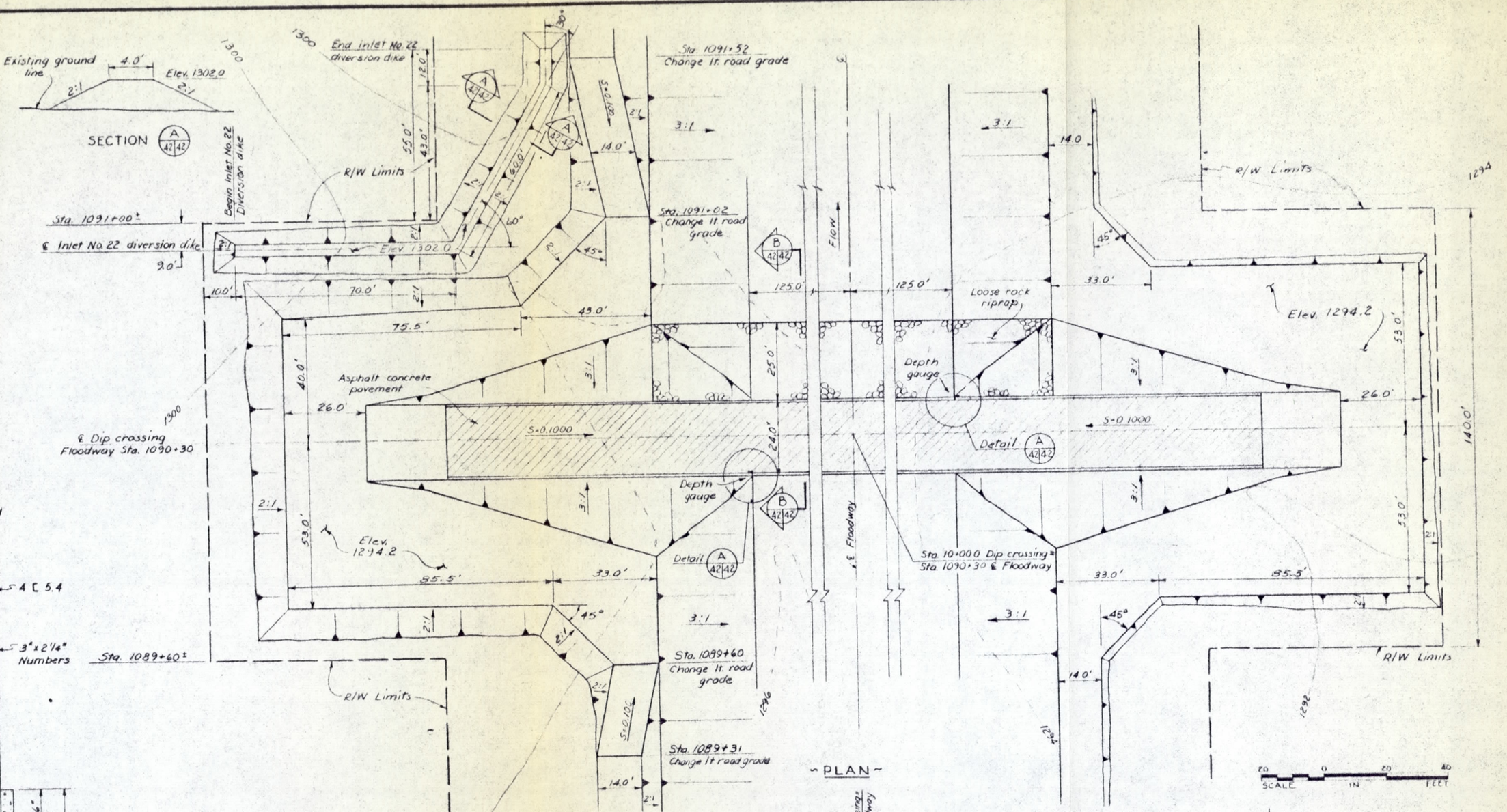
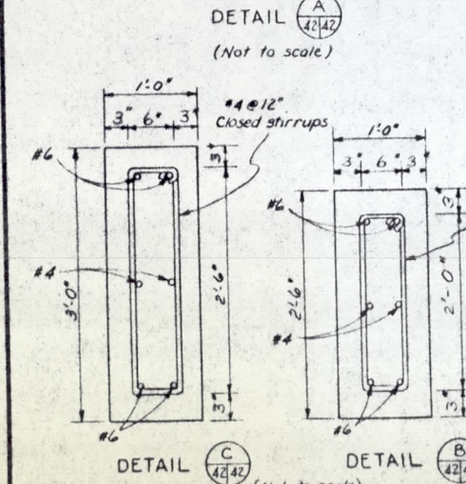
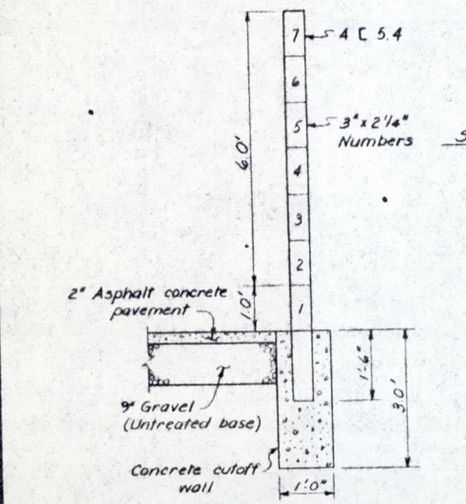
R/C CHANNEL ROAD & ROCK RIPRAP DETAILS
RWCD. FLOODWAY REACH 2
WILLIAMS-CHANDLER WPP
MARICOPA & PINAL COUNTIES, ARIZONA

U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed: CAB, LMS, RJM	Date: 5-81	Approved by:	
Drawn: EFS	5-81	Title:	
Traced:		Sheet:	4/50
Checked: PJM	5-82	Drawing No:	82003-AZ-Ch

DIP CROSSING STATION	ELEVATION
7+25.06	1294.24
7+51.06	1294.24
7+53.56	1294.23
7+58.56	1294.11
7+63.56	1293.88
7+68.56	1293.53
7+72.50	1293.17
7+76.76	1292.44
8+00.00	1290.42
8+50.00	1285.42
8+56.06	1284.82
8+60.00	1284.45
8+65.00	1284.10
8+70.00	1283.87
8+75.00	1283.76
8+77.50	1283.74
10+00.00	1283.74
11+22.50	1283.74
11+25.00	1283.76
11+30.00	1283.87
11+35.00	1284.10
11+40.00	1284.45
11+43.94	1284.81
11+50.00	1285.42
12+00.00	1290.42
12+23.24	1292.44
12+27.50	1293.17
12+31.44	1293.53
12+36.44	1293.88
12+41.44	1294.11
12+46.44	1294.23
12+48.94	1294.24
12+74.94	1294.24

Depth gauge (2 required)
 Note: Alternate white background with green numbers and green background with white numbers.

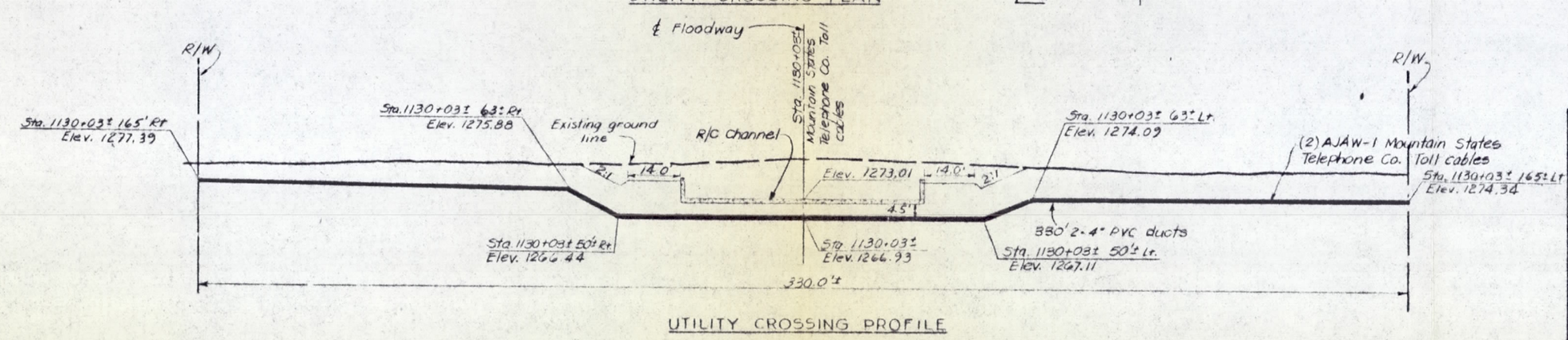
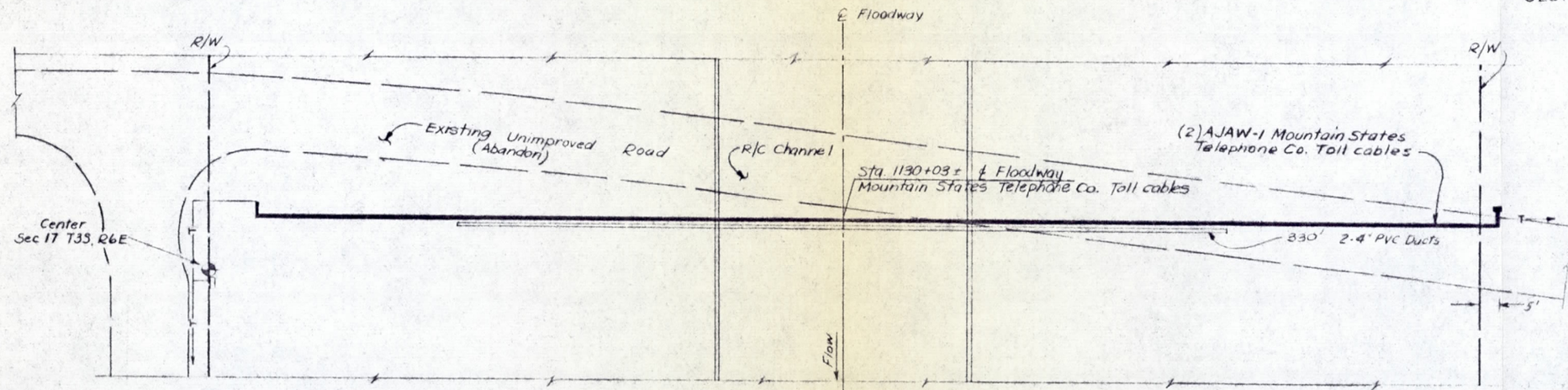
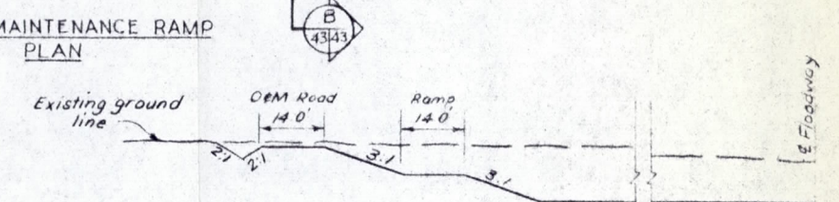
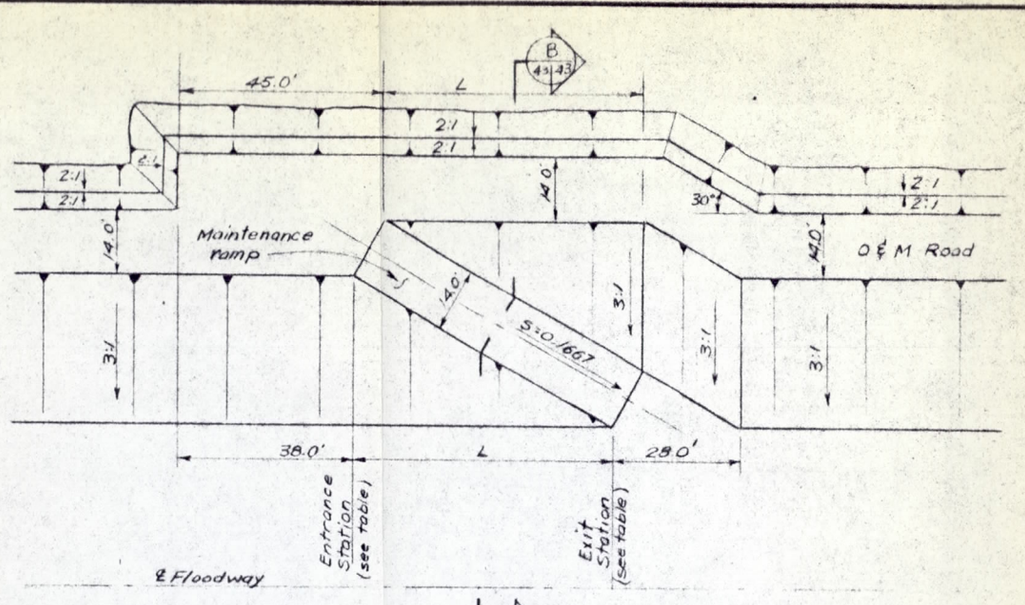
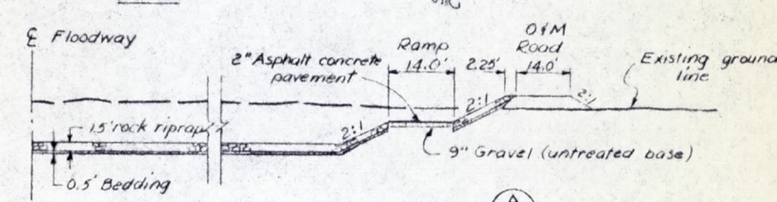
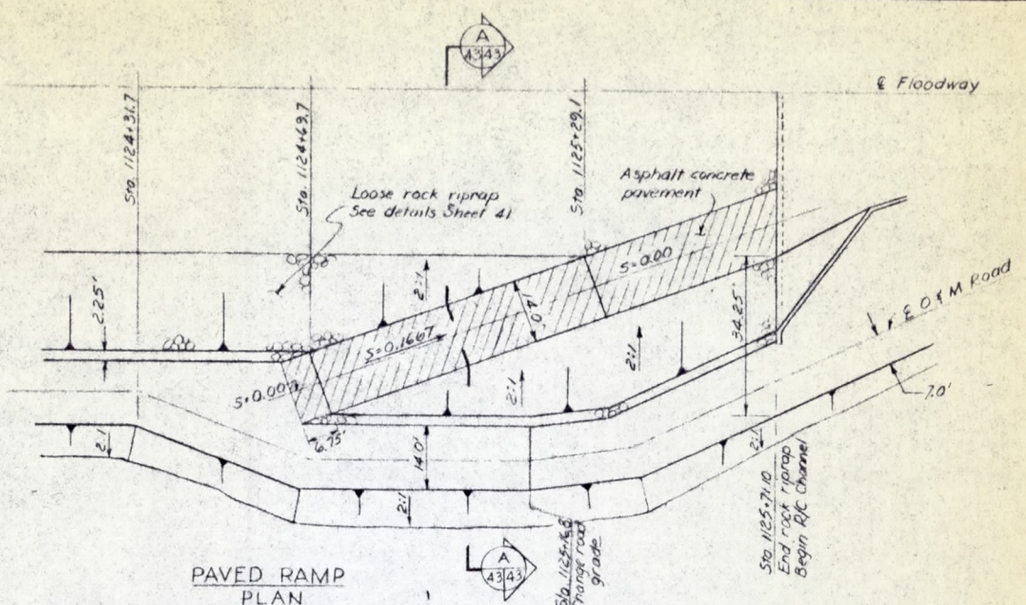


DIP CROSSING LAYOUT & DETAILS
 STATION 1090+30

RWCD FLOODWAY-REACH 2
 WILLIAMS-CHANDLER W.P.P.
 MARICOPA & PINAL COUNTIES, ARIZONA

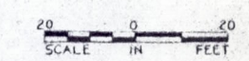
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed: JEB	Date: 3-82	Approved by:	
Drawn: JEB	Date: 5-82	Title:	
Traced: EFS	Date: 3-82	Sheet:	42 of 50
Checked: PJM	Date: 5-82	Drawing No:	82003-AZ-Ch



MAINTENANCE RAMP LOCATIONS

ENTRANCE STATION	EXIT STATION	OFFSET	L
984+42.84	985+00.00	Left	57.16
1003+42.84	1004+00.00	Right	57.16
1029+42.84	1024+00.00	Left	57.16
1048+42.84	1049+00.00	Right	57.16
1059+42.84	1060+00.00	Left	57.16
1109+42.84	1110+00.00	Right	57.16
1167+90.83	1168+35.00	Right	44.17
1167+90.83	1168+35.00	Left	44.17
1187+90.83	1188+35.00	Left	44.17
1204+53.83	1205+00.00	Right	44.17



Note: When excavating in this area contact Mountain Bell Telephone Company: 836-1779. Do not disturb cables and conduits

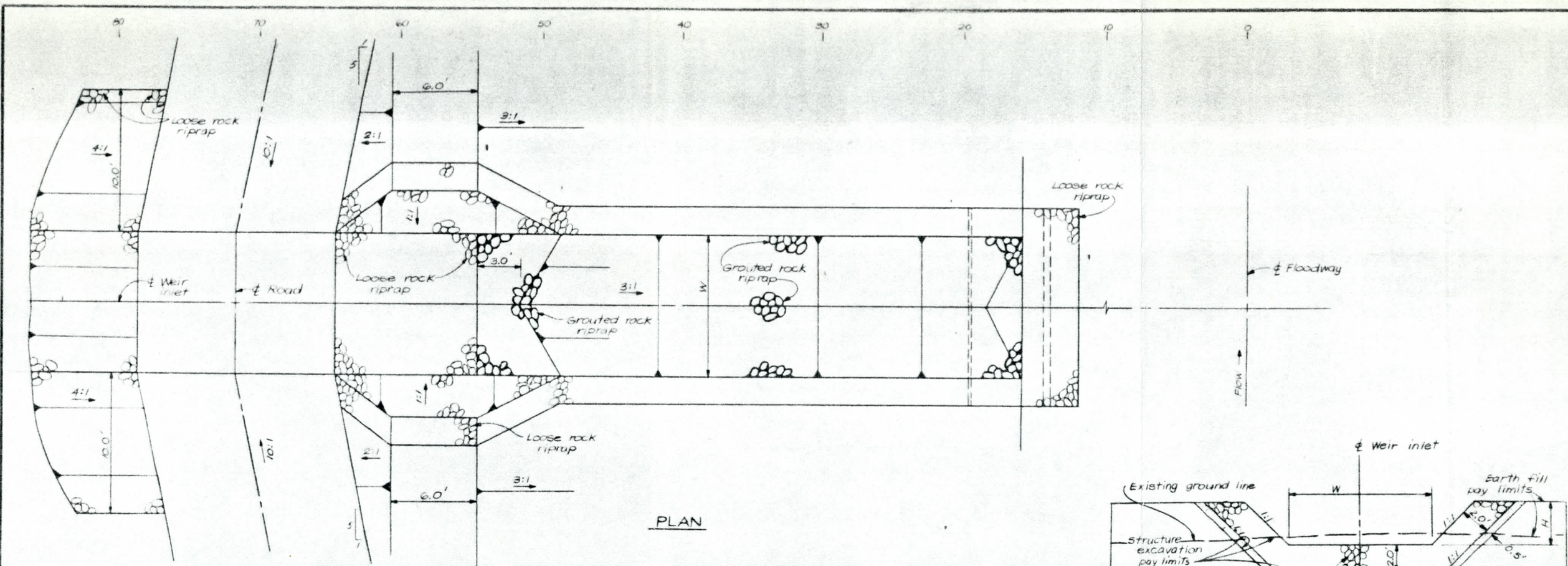
MAINTENANCE RAMP & UTILITY CROSSING DETAILS

RWCD FLOODWAY REACH 2
WILLIAMS - CHANDLER WPP
MARICOPA & PINAL COUNTIES, ARIZONA

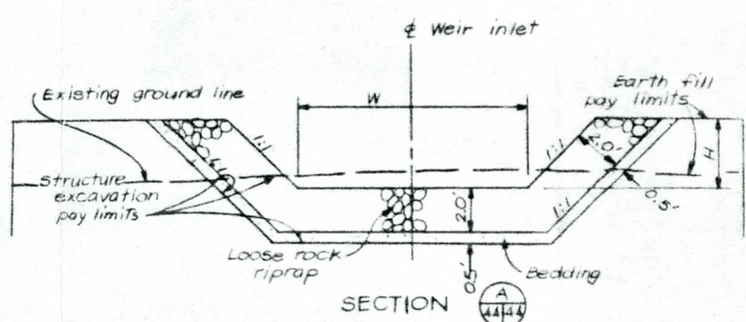
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed	CAB, JEB	Date	4-82
Drawn	JEB	Title	
Traced	EFS	Date	5-82
Checked	PJM	Date	5-82

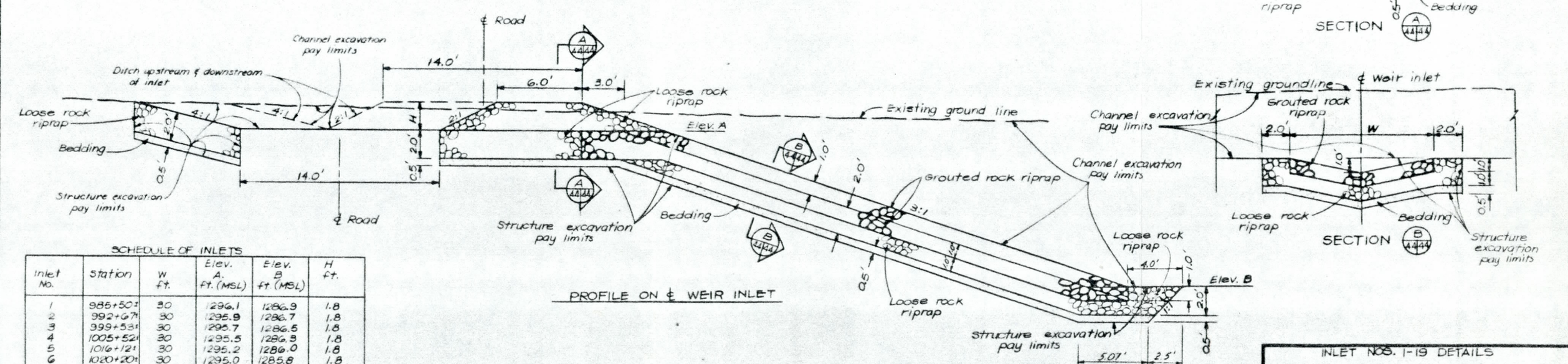
Sheet 43 of 50
Drawing No. 82003-AZ-Ch



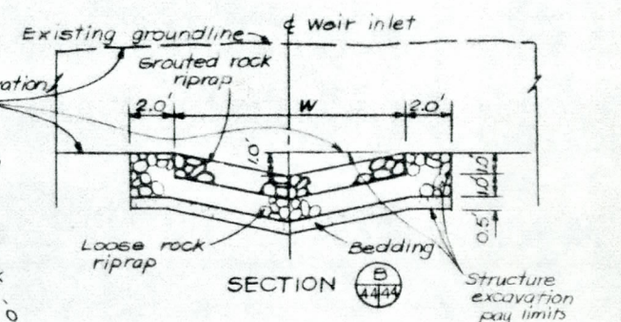
PLAN



SECTION A-A



PROFILE ON WEIR INLET



SECTION B-B

SCHEDULE OF INLETS

Inlet No.	Station	W ft.	Elev. A. ft. (MSL)	Elev. B. ft. (MSL)	H ft.
1	985+50	30	1296.1	1286.3	1.8
2	992+67	30	1295.9	1286.7	1.8
3	999+53	30	1295.7	1286.5	1.8
4	1005+52	30	1295.5	1286.3	1.8
5	1016+12	30	1295.2	1286.0	1.8
6	1020+20	30	1295.0	1285.8	1.8
7	1022+27	30	1295.0	1285.8	1.8
8	1025+14	30	1294.9	1285.7	1.8
9	1027+52	30	1294.8	1285.6	1.8
10	1037+48	10	1294.3	1285.3	2.0
11	1039+70	10	1294.3	1285.3	2.0
12	1047+48	10	1294.0	1285.0	2.0
13	1066+71	10	1293.5	1284.5	2.0
14	1077+28	10	1293.1	1284.1	2.0
15	1078+38	10	1293.1	1284.1	2.0
16	1079+53	10	1293.1	1284.1	2.0
17	1081+39	10	1293.0	1284.0	2.0
18	1082+50	10	1293.0	1284.0	2.0
19	1085+79	10	1292.4	1283.9	2.0

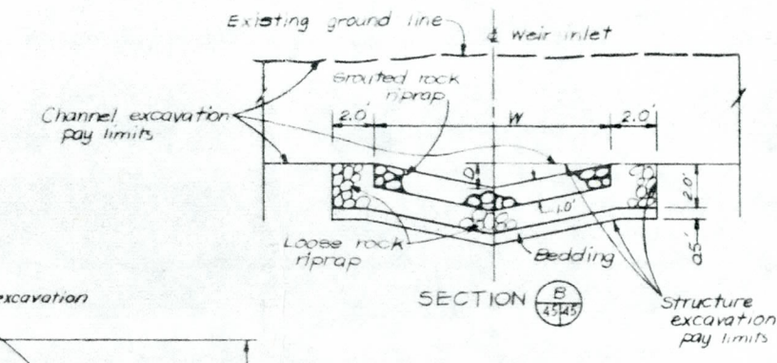
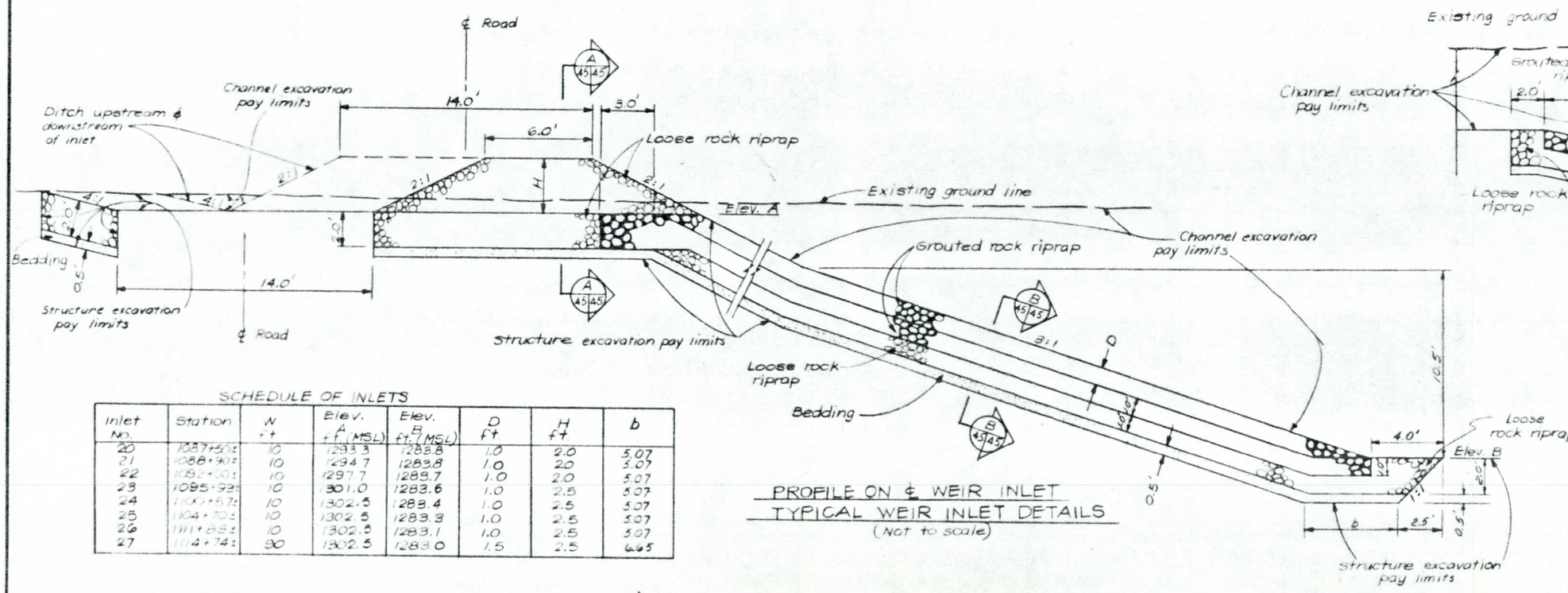
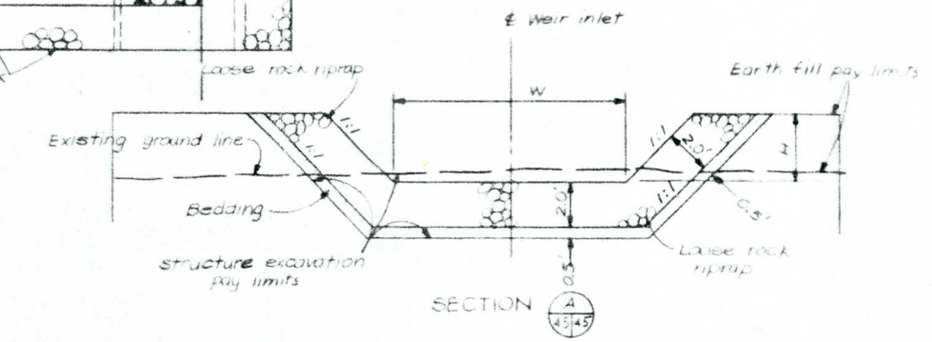
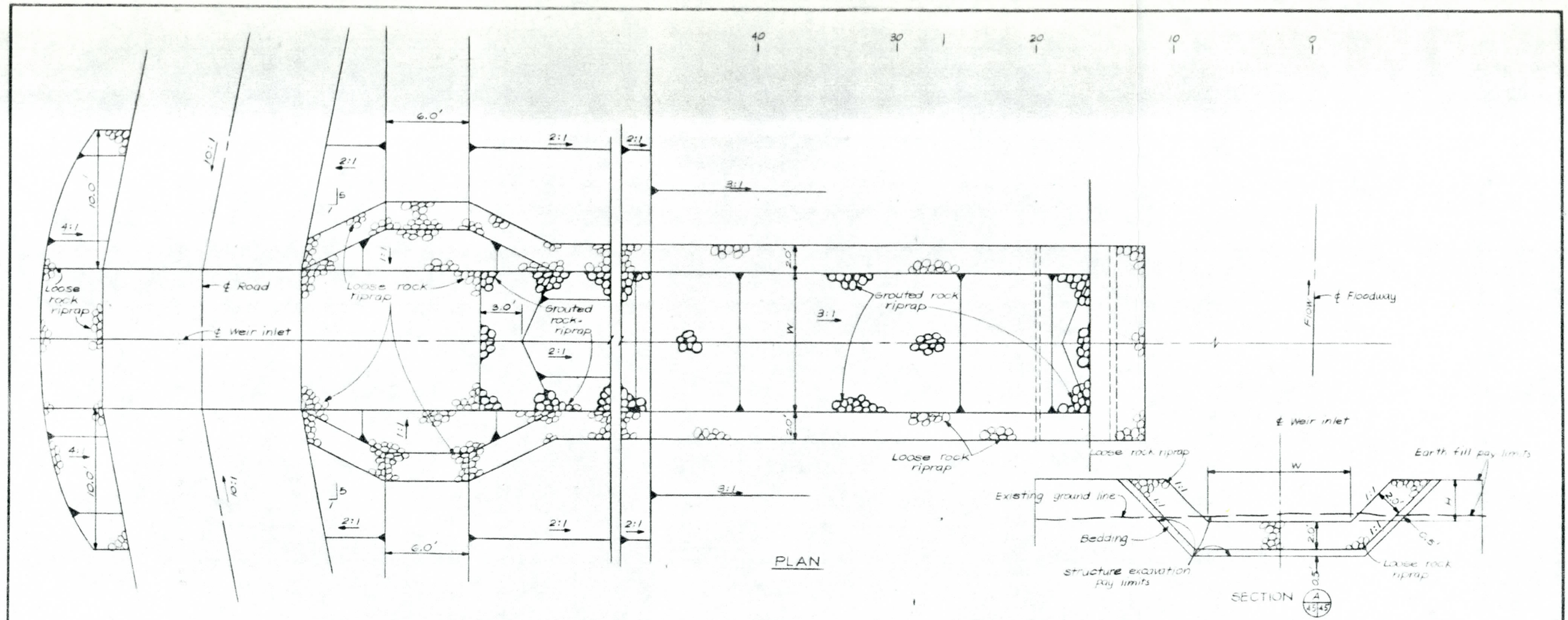
TYPICAL WEIR INLET DETAILS
(Not to scale)

INLET NOS. 1-19 DETAILS

RWCD FLOODWAY-REACH 2
WILLIAMS-CHANDLER W.P.P.
MARICOPA AND PINAL COUNTIES, ARIZONA

**U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE**

Designed: P.J.M.	Date: 4-82	Approved by:
Drawn: SAH	Date: 4-82	Title:
Traced:	Sheet: 14 of 50	Drawing No:
Checked: P.J.M.	Date: 5-82	82003-AZ-Ch



SCHEDULE OF INLETS

Inlet No.	Station	W	Elev. A (FF (MSL))	Elev. B (FF (MSL))	D Ft	H Ft	b
20	1087+50.1	10	1293.3	1288.8	1.0	2.0	5.07
21	1088+90.1	10	1294.7	1289.8	1.0	2.0	5.07
22	1089+30.1	10	1297.7	1289.7	1.0	2.0	5.07
23	1095+92.1	10	1301.0	1288.6	1.0	2.5	5.07
24	1100+57.1	10	1302.5	1288.4	1.0	2.5	5.07
25	1104+70.1	10	1302.5	1288.3	1.0	2.5	5.07
26	1111+83.1	10	1302.5	1288.1	1.0	2.5	5.07
27	1114+74.1	30	1302.5	1288.0	1.5	2.5	6.65

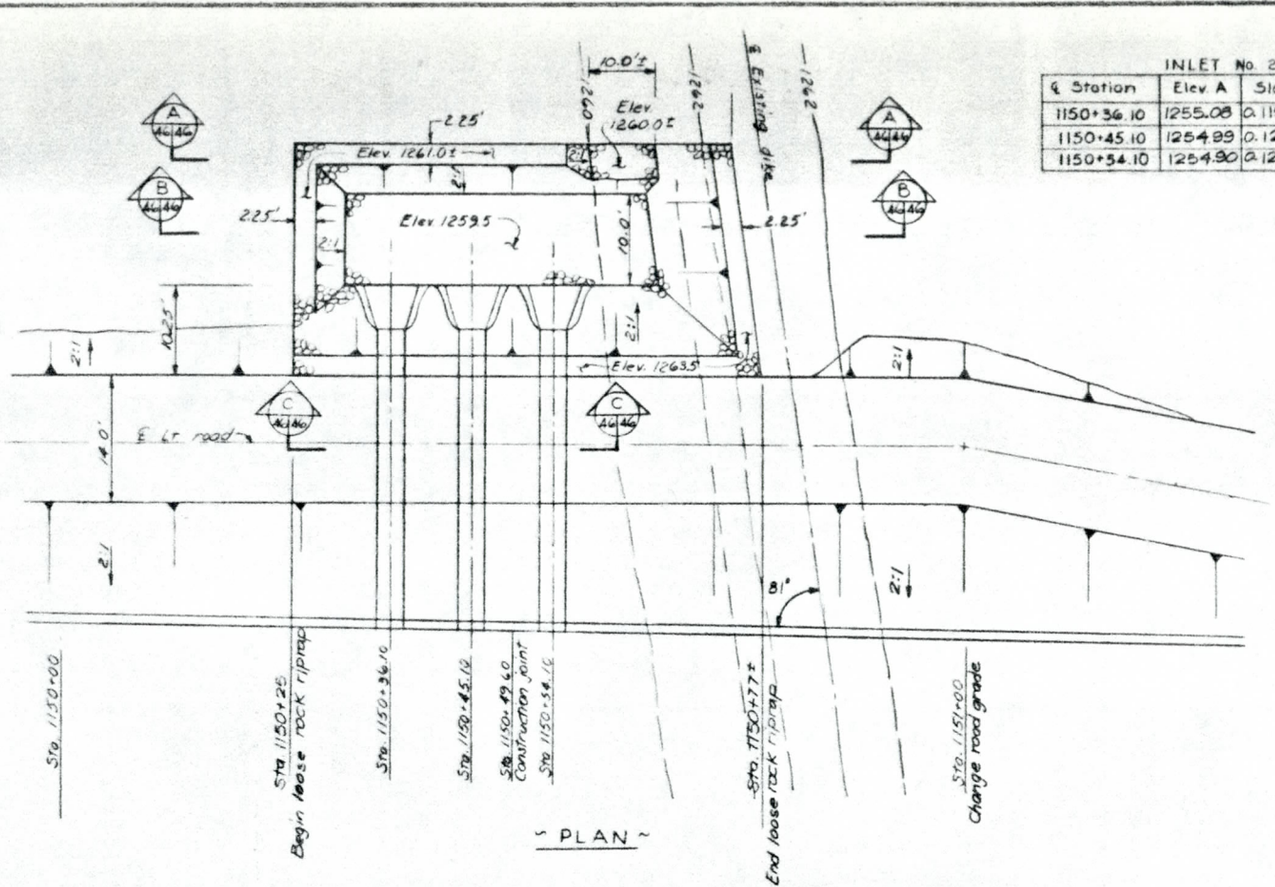
INLET NOS. 20-27 DETAILS

RWCD FLOODWAY - REACH 2
WILLIAMS - CHANDLER W.P.P.

MARICOPA AND PINAL COUNTIES, ARIZONA

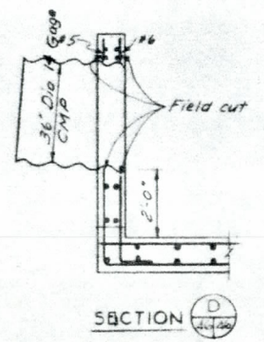
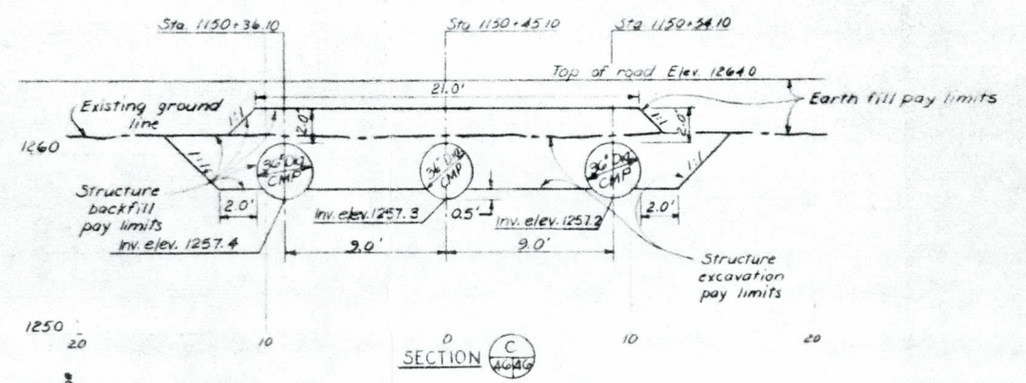
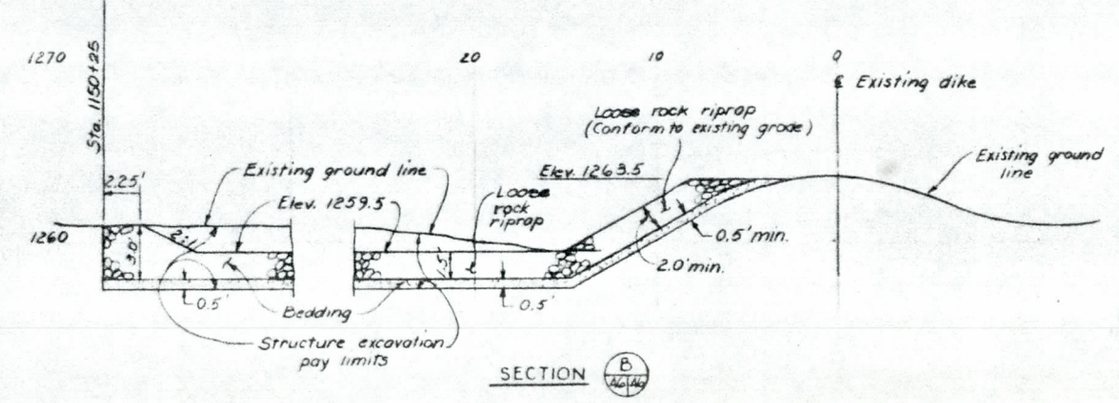
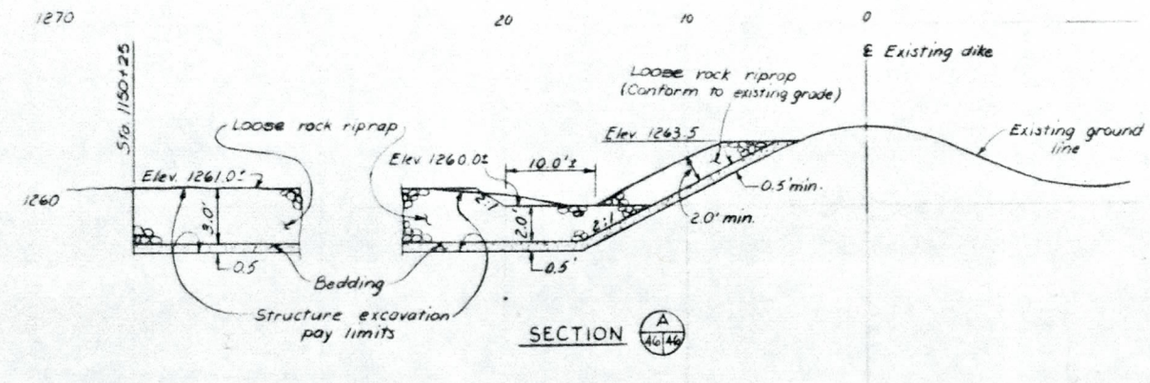
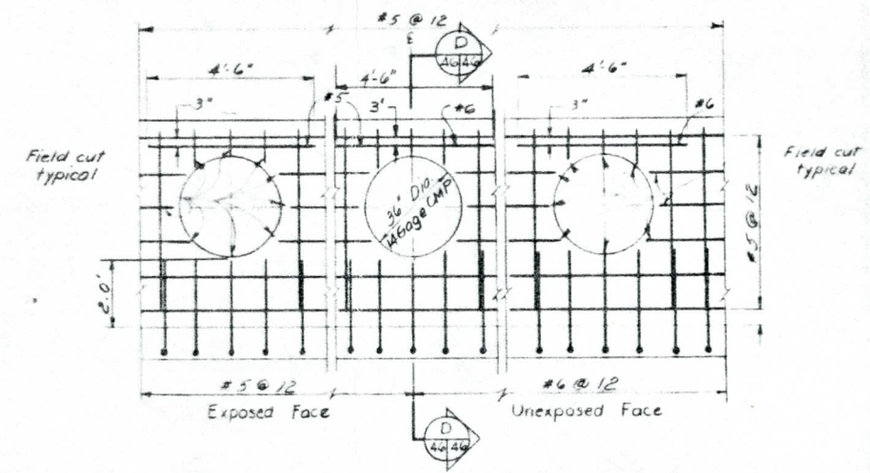
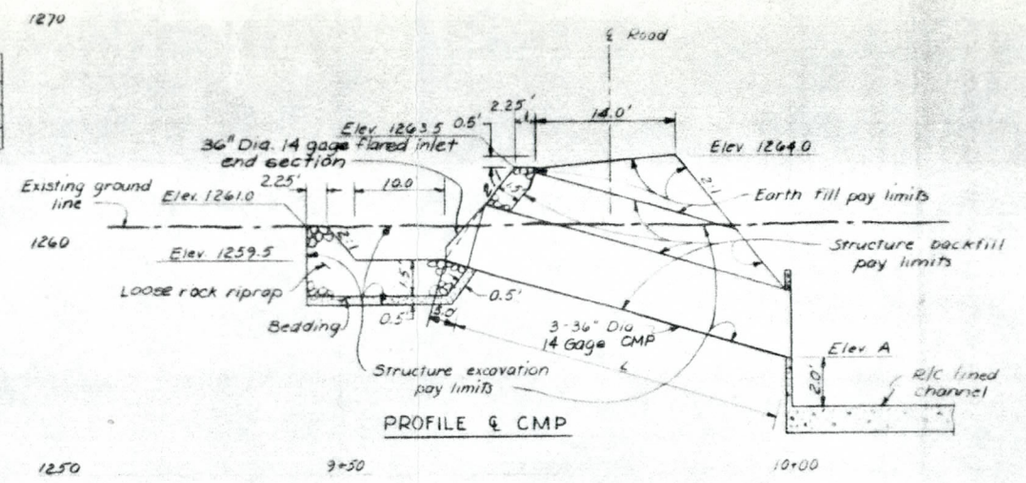
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed	FJM	Date	4-82	Approved By	
Drawn	SAH		4-82	Title	
Traced					
Checked	PJM		5-82	Sheet No.	45 of 50
				Drawing No.	82003-AZ-Ch



INLET No. 28

Station	Elev. A	Slope	L
1150+36.10	1255.08	0.1197	32.2
1150+45.10	1254.99	0.1216	32.4
1150+54.10	1254.90	0.1254	32.6

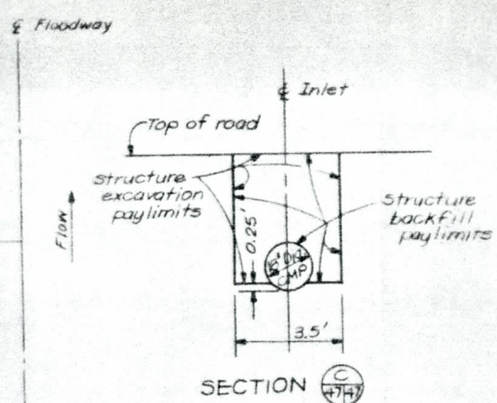
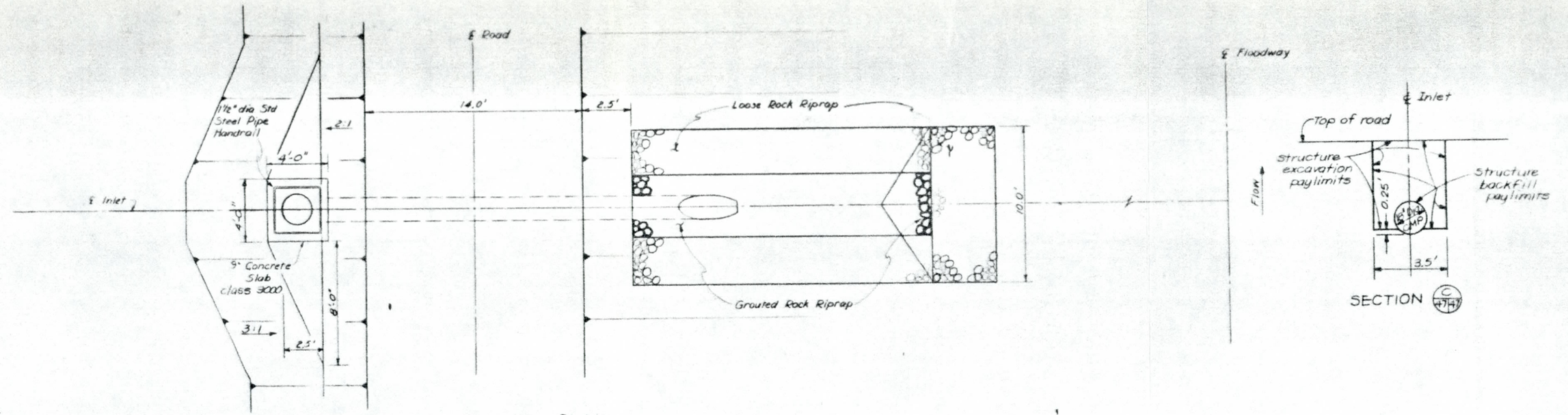


INLET NO 28 DETAILS

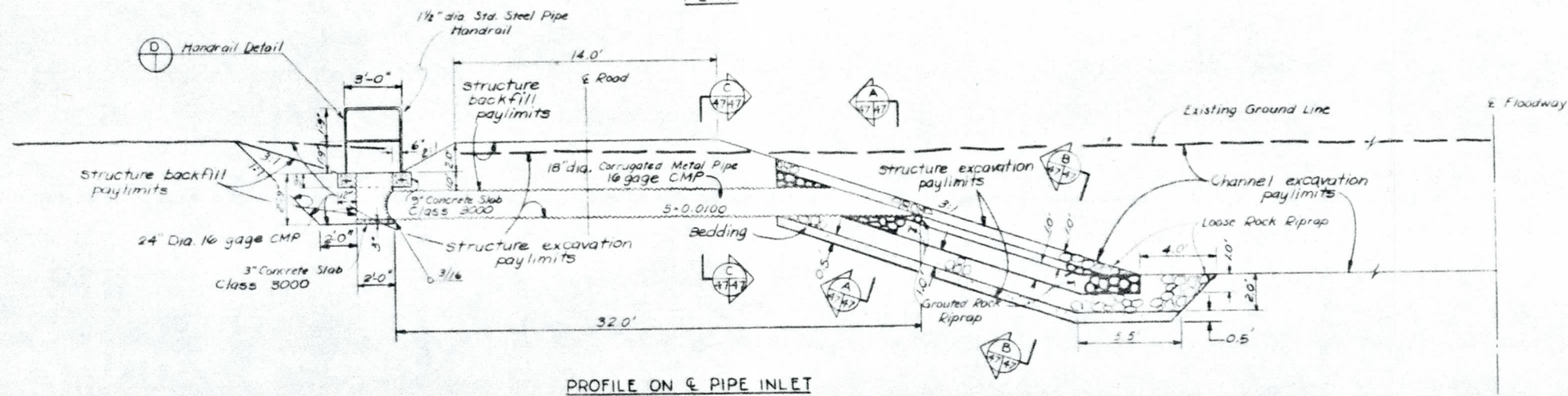
RWCD. FLOODWAY REACH 2
 WILLIAMS-CHANDLER WPP
 MARICOPA & PINAL COUNTIES, ARIZONA

U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

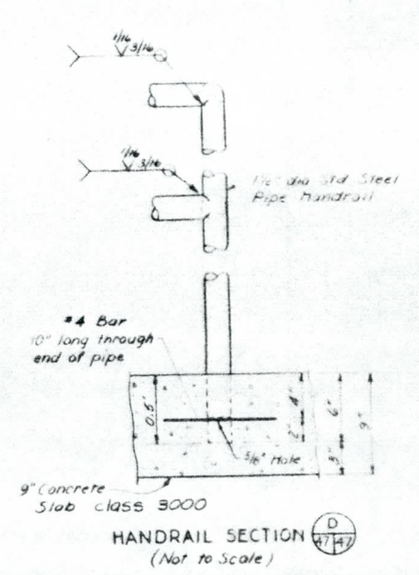
Designed: P.J.M.	Date: 4-82	Approved by:
Drawn: EFS	Title: 5-82	
Traced:	Title:	
Checked: P.J.M.	Sheet: 5-82 of 50	Drawing No: 82003-AZ-Ch



- PLAN -



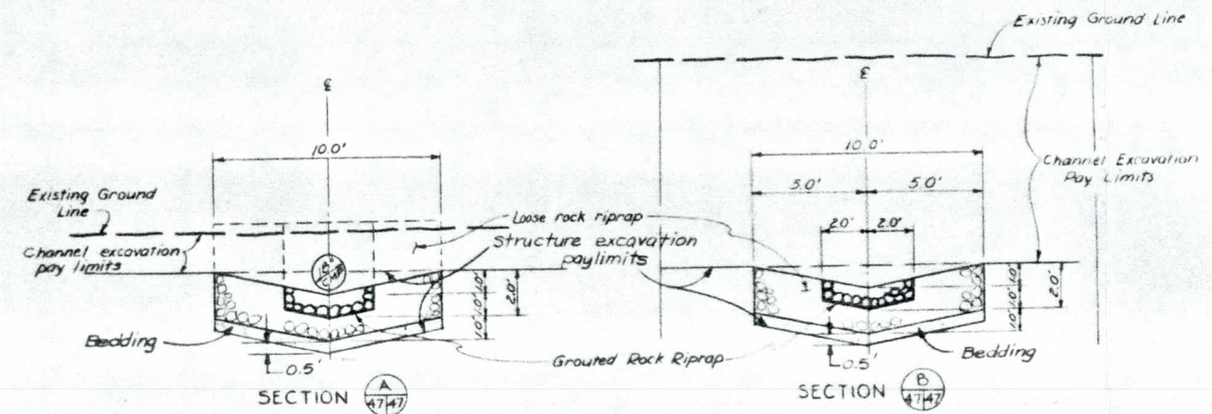
PROFILE ON PIPE INLET



HANDRAIL SECTION (Not to Scale)

LOCATION PIPE INLETS

STATION	OFFSET
1209+50 ±	Left
1210+75 ±	Left



TYPICAL PIPE INLET DETAILS (Not to Scale)

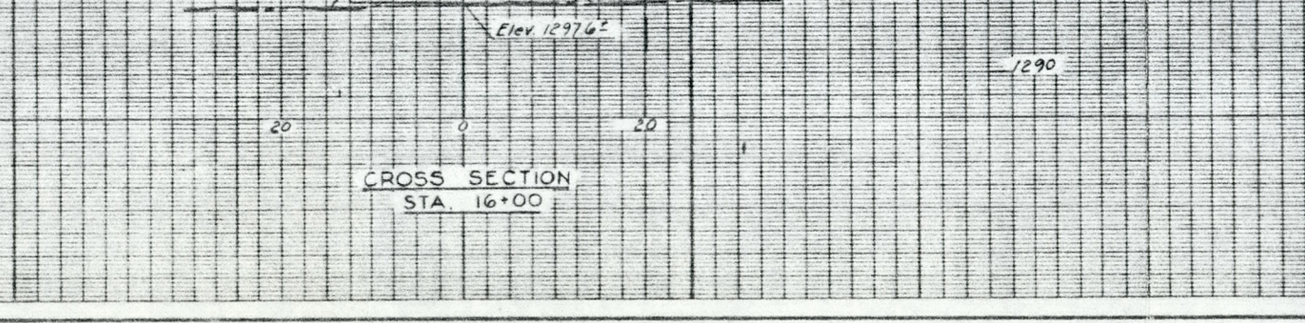
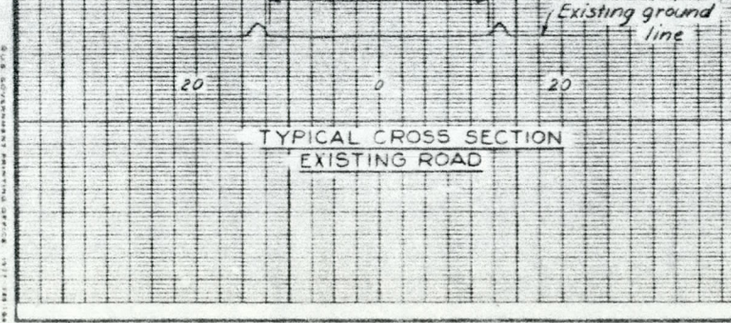
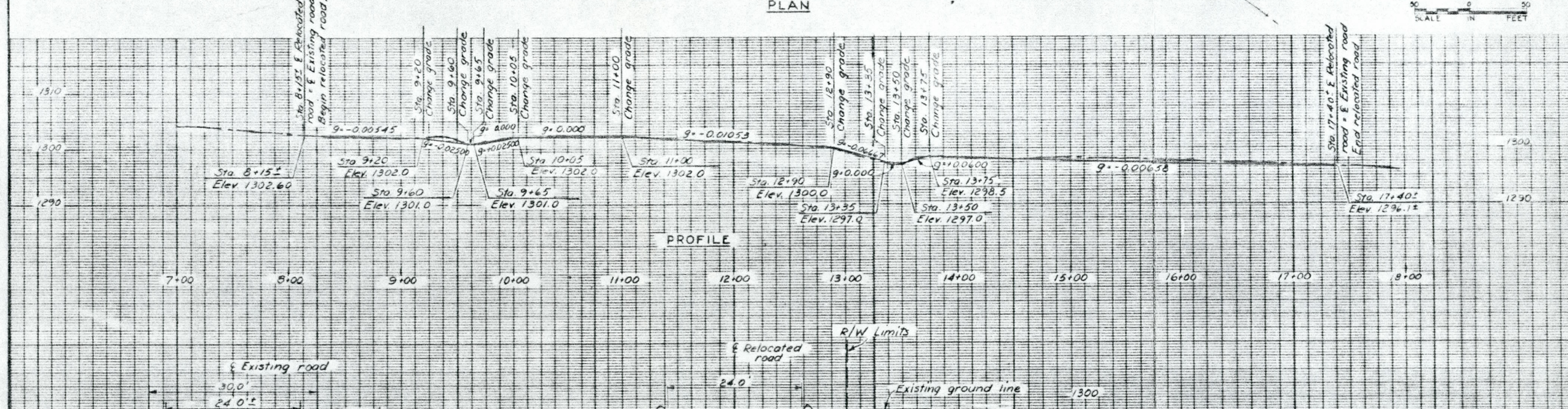
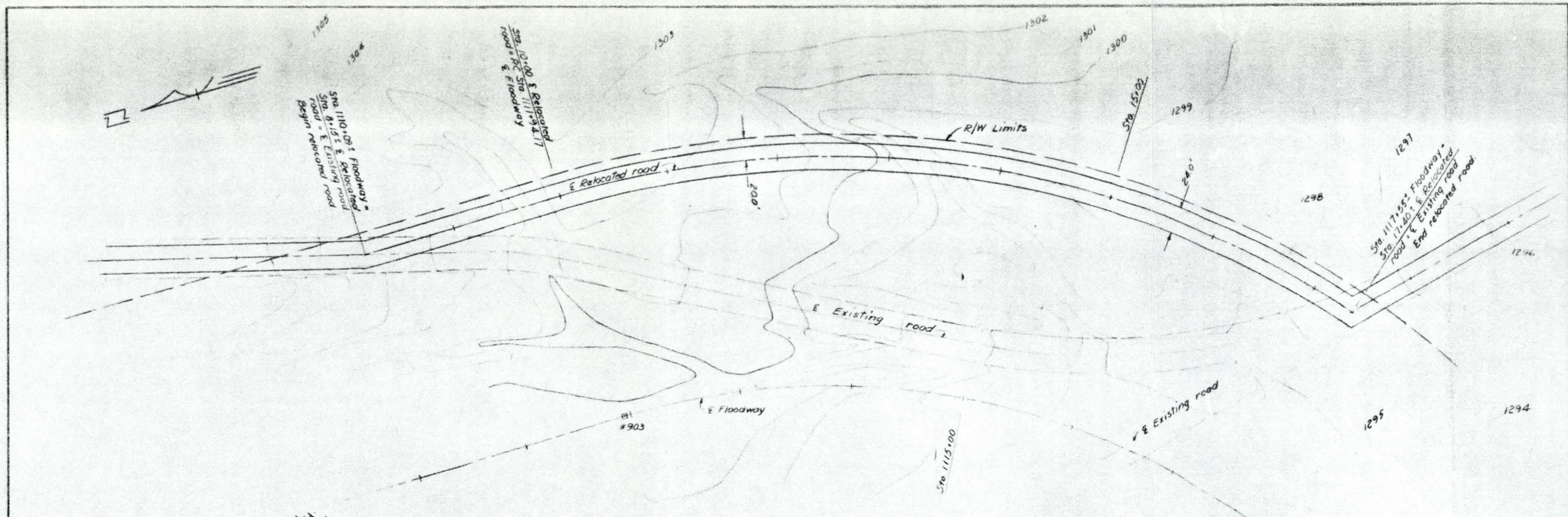


INLETS NO. 29 & 30 DETAILS

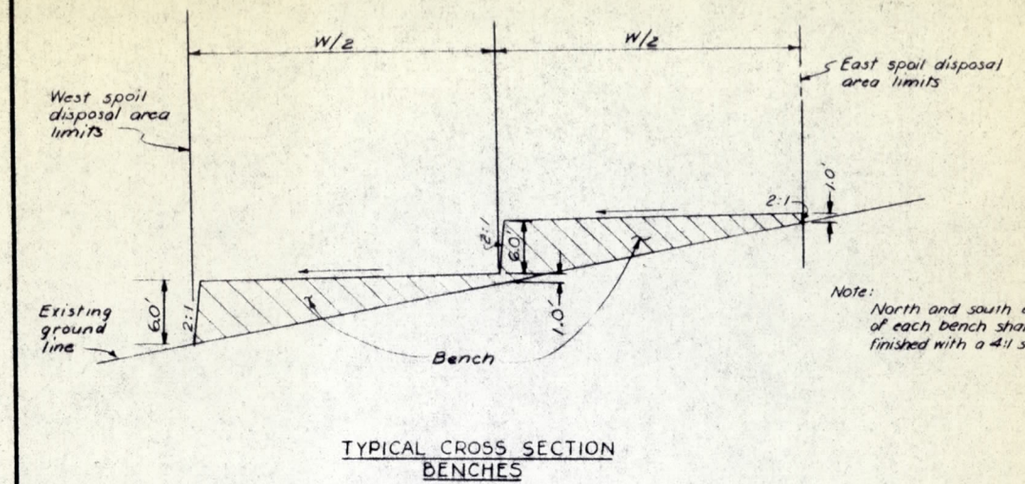
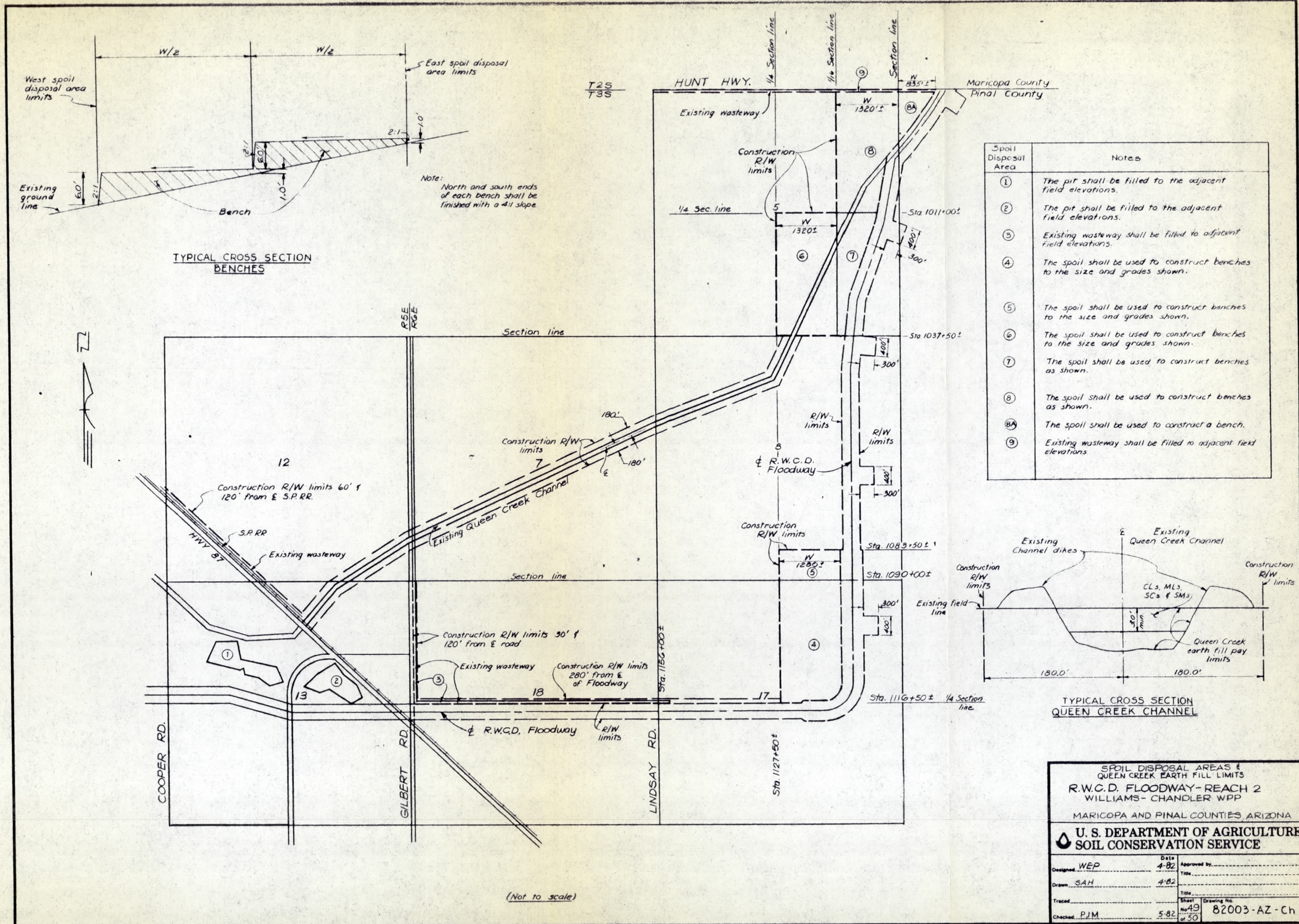
RWCD FLOODWAY-REACH 2
WILLIAMS-CHANDLER W.R.P.
PINAL COUNTY, ARIZONA

U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed	JLS, JEB, PJM	Date	4-82	Approved by	
Drawn	EFS	Date	4-82	Title	
Traced		Date		Sheet	47 of 50
Checked	PJM	Date	5-82	Drawing No.	82003-AZ-Ch

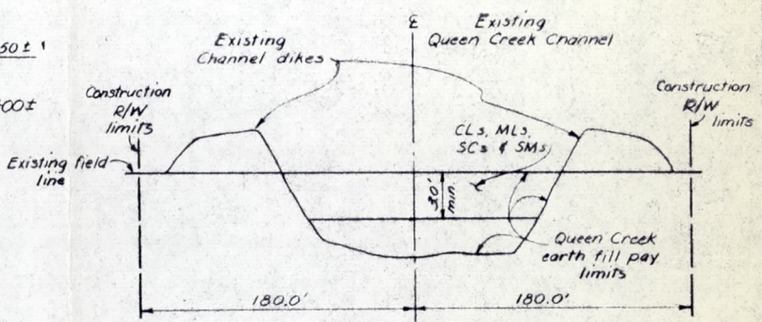


RELOCATED ROAD LAYOUT & DETAILS			
R.W.C.D. FLOODWAY-REACH 2			
WILLIAMS-CHANDLER W.P.P.			
MARICOPA & PINAL COUNTIES, ARIZONA			
U. S. DEPARTMENT OF AGRICULTURE			
SOIL CONSERVATION SERVICE			
Designed	PJM	Date	5-82
Drawn	JEB	Approved by	
Traced	EFS	Title	
Checked	PJM	Date	5-82
		Sheet	48
		Drawing No.	82003-AZ-Ch
		of	50



Note: North and south ends of each bench shall be finished with a 4:1 slope.

Spoil Disposal Area	Notes
①	The pit shall be filled to the adjacent field elevations.
②	The pit shall be filled to the adjacent field elevations.
③	Existing wasteway shall be filled to adjacent field elevations.
④	The spoil shall be used to construct benches to the size and grades shown.
⑤	The spoil shall be used to construct benches to the size and grades shown.
⑥	The spoil shall be used to construct benches to the size and grades shown.
⑦	The spoil shall be used to construct benches as shown.
⑧	The spoil shall be used to construct benches as shown.
8A	The spoil shall be used to construct a bench.
⑨	Existing wasteway shall be filled to adjacent field elevations.

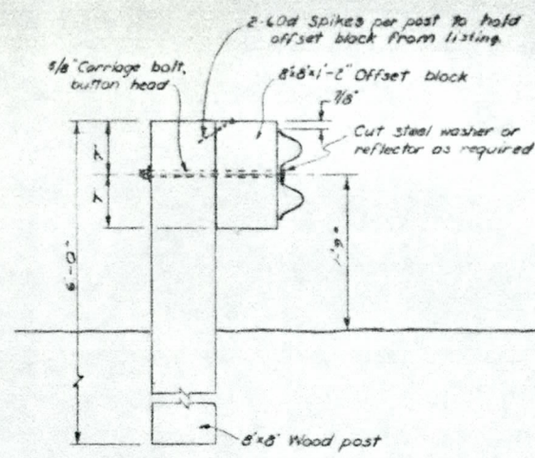


SPOIL DISPOSAL AREAS & QUEEN CREEK EARTH FILL LIMITS
R.W.C.D. FLOODWAY-REACH 2
 WILLIAMS-CHANDLER WPP
 MARICOPA AND PINAL COUNTIES, ARIZONA

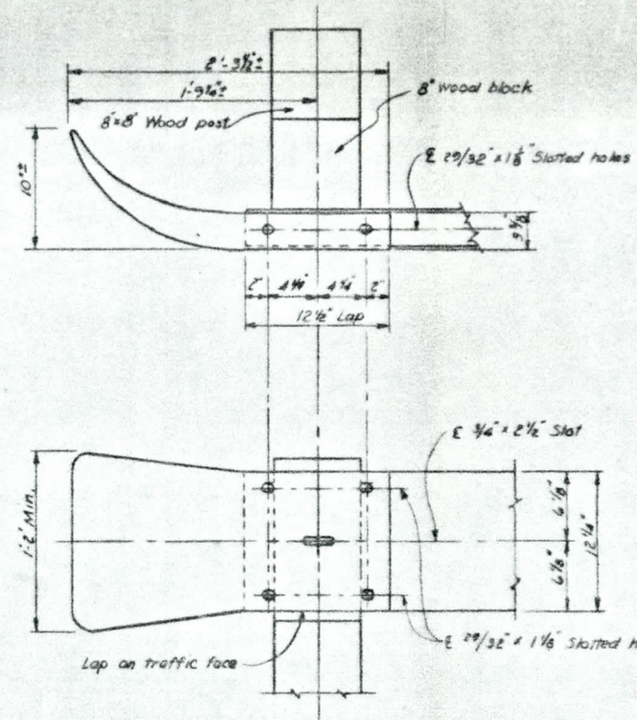
U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed: WEP	Date: 4-82	Approved by: _____
Drawn: SAH	Date: 4-82	Title: _____
Traced: _____	Sheet: 49	Drawing No: 82003-AZ-Ch
Checked: PJM	Date: 5-82	of 50

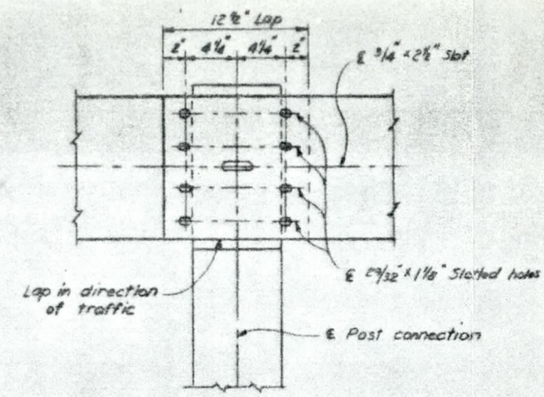
(Not to scale)



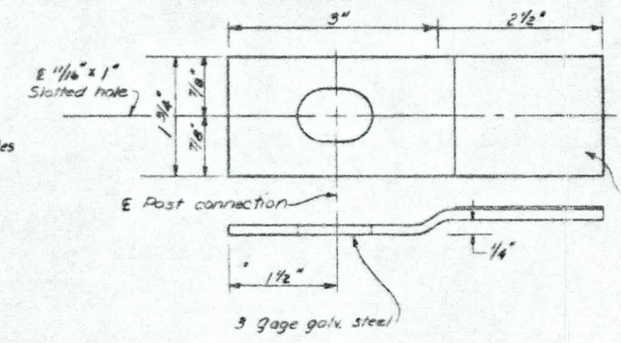
TYPICAL GUARDRAIL POST



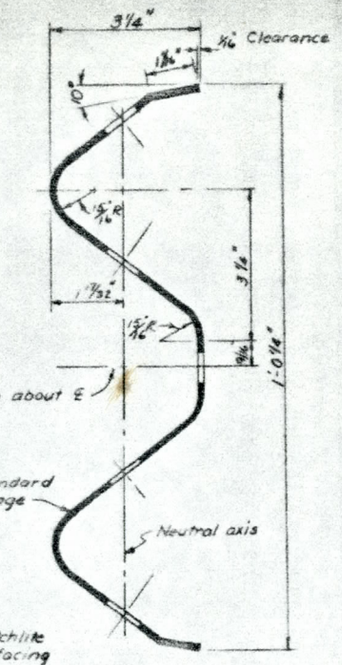
TERMINAL SECTION
Type B



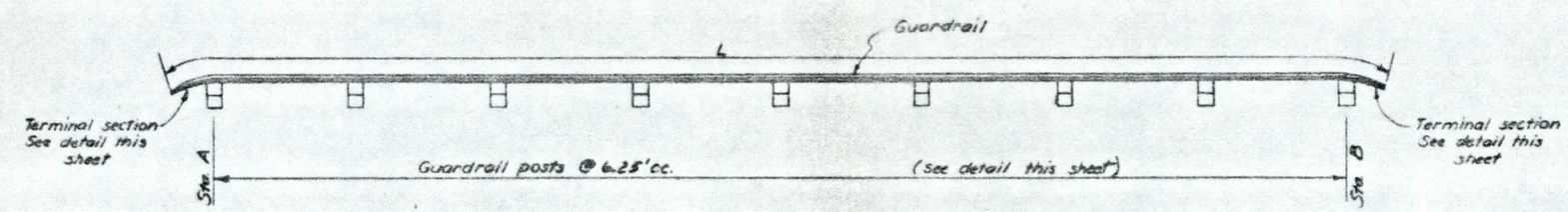
RAIL SPLICE
(Rail splice at post only)



REFLECTOR
(1 Req'd every other post)



SECTION THROUGH RAIL ELEMENT



PLAN VIEW-TYPICAL GUARDRAIL

GUARDRAIL LOCATIONS

STATION A	STATION B	OFFSET	LENGTH
1110+20	1111+20	150' Lt	104'
1115+00±	1115+35±	162' Rt	54'
1117+00	1117+83	130' Lt	104'
1129+85	1130+35	155' Rt	54'
1130+20	1130+70	135' Lt	54'
1208+73.42	1209+25	155' Lt	54'
1208+73.42	1209+25	155' Rt	54'

Note: Guardrail shall face traffic.

NOT TO SCALE

GUARDRAIL DETAILS

RW.C.D. FLOODWAY REACH 2
WILLIAMS - CHANDLER W.P.P.
MARICOPA & PINAL COUNTIES, ARIZONA

U. S. DEPARTMENT OF AGRICULTURE
SOIL CONSERVATION SERVICE

Designed	PJM	Date	7-82	Approved by	
Drawn	JEB	Title	7-82		
Traced	EFS	Date	7-82	Title	
Checked	PJM	Date	7-82	No. 50	82003-AZ-Ch