GENERAL NOTES

- 1. ALL ELEVATIONS REFER TO U.S.G.S. MEAN SEA LEVEL DATUM.
- WHERE SECTION OR SUBSECTION MONUMENTS ARE ENCOUNTERED, THE ENGINEER SHALL
 BE NOTIFIED BEFORE SUCH MONUMENTS ARE REMOVED. THE CONTRACTOR SHALL PROTECT
 AND CAREFULLY PRESERVE ALL MONUMENTS UNTIL AN AUTHORIZED SURVEYOR OR ACENT
 HAS WITNESSED OR OTHERWISE REFERENCED THEIR LOCATION. THE CONTRACTOR WILL BE
 RESPONSIBLE FOR HAVING AN AUTHORIZED SURVEYOR RE-ESTABLISH ANY SECTION OR
 SUBSECTION MONUMENTS DESTROYED BY HIS OPERATIONS.
- 3. ABANDONED UNDERGROUND UTILITIES THAT CONFLICT WITH CONSTRUCTION SHALL BE DISPOSED OF OUTSIDE THE LIMITS OF RIGHT OF WAY ACCORDING TO ARTICLE 202.03 OF THE STANDARD SPECIFICATIONS AND AS DIRECTED BY THE ENGINEER. THIS WORK WILL NOT BE PAID FOR SEPARATELY BUT SHALL BE INCLUDED IN THE COST OF EARTH EXCAVATION AND NO ADDITIONAL COMPENSATION WILL BE ALLOWED.
- 4. ILLINOIS STATE LAW REQUIRES A 48-HOUR NOTICE BE GIVEN TO ALL UTILITIES BEFORE DIGGING. FIELD MARKING OF FACILITIES MAY ALSO BE OBTAINED BY CALLING JULLIE. AND FOR NON-JULLIE. MEMBERS, THE UTILITY COMPANY DIRECTLY. AGENCIES KNOWN TO HAVE FACILITIES WITHIN THE PROJECT AREA ARE AS FOLLOWS.

*AMEREN UE GAS DISTRIBUTION
*FOSTERBURG WATER
*SBC
*CHARTER

(MEMBERS OF J.U.L.I.E. (800) 892-0123 ARE INDICATED BY * NON-J.U.L.I.E. MEMBERS MUST BE NOTIFIED INDIVIDUALLY.)

- 5. ALL AREAS DISTURBED FOR ANY REASON SHALL BE SEEDED WITH CLASS 2 SEEDING AS DIRECTED BY THE ENCINEER, WITH THE EXCEPTION THAT AREAS ANTICIPATED TO BE DISTURBED BY THE FUTURE PAVINC CONTRACT SHALL BE SEEDED WITH CLASS 7 SEEDING NUTRIENTS SHALL CONFORM TO ARTICLE 250.04 OF THE STANDARD SPECIFICATIONS. ANY SEEDING REQUIRED OUTSIDE THE CONSTRUCTION LIMITS OR RIGHT OF WAY FOR THIS CONTRACT SECTION WILL NOT BE PAID FOR SEPARATELY AND CONSIDERED AS A CONTRACTOR'S EXPENSE.
- MULCH SHALL CONFORM TO SECTION 25: OF THE STANDARD SPECIFICATIONS. MULCH, UNLESS OTHERWISE PERMITTED BY THE ENGINEER, SHALL CONFORM TO METHOD 2, PROCEDURE 2 AS SPECIFIED IN ARTICLE 251.03.
- THE CONTRACTOR SHALL EXERCISE CARE IN TREE REMOVAL OPERATIONS AND TAKE WHATEVER PRECAUTIONS NECESSARY TO REMOVE ONLY THOSE TREES NECESSARY TO THE CONSTRUCTION OF THIS PROJECT AS DIRECTED BY THE ENGINEER.
- 8. THE CONTRACTOR SHALL BE AWARE THAT HE MAY FIND ARCHEOLOGICAL EXCAVATIONS THAT HAVE NOT BEEN FILLED IN. THE CONTRACTOR SHALL DEWATER THE EXCAVATION, IF NECESSARY, AND FILL AND COMPACT THE HOLE WITH DIRT IN ACCORDANCE WITH THE STANDARD SPECIFICATIONS AND TO THE SATISFACTION OF THE ENGINEER. THIS WORK WILL NOT BE PAID FOR SEPARATELY, BUT WILL BE CONSIDERED INCLUDED IN THE COST FOR EARTHWORK, AND NO OTHER COMPENSATION WILL BE ALLOWED.
- 9. THE ARCHAEOLOGICAL CLEARANCE HAS NOT BEEN OBTAINED FOR THE ENTIRE PROJECT, THE RESIDENT ENGINEER SHALL PROVIDE THE CONTRACTOR THOSE AREAS OF THE PROJECT WHICH HAVE BEEN CLEARED, AND IN WHICH THE CONTRACTOR MAY WORK, THE RESIDENT ENGINEER SHALL ALSO NOTIFY THE CONTRACTOR WHEN ADDITIONAL SITES BECOME AVAILABLE.
- 10. RIGHT OF WAY MARKERS SHALL BE SET SO THE BACK OF THE POST IS TWELVE (12")
 INCHES INSIDE THE RIGHT OF WAY BOUNDARY. RIGHT OF WAY PROPOERTY CORNERS
 ARE MARKED BY A 5%" IRON ROD WITH 100T ALUMINUM CAP AND SHALL NOT BE
 REMOVED OR DAMAGED WHEN SETTING THE RIGHT OF WAY MARKERS.

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COMMITMENTS

CONSTRUCT EARTH NOISE BERM FROM STA 32+994.000 TO STA 33+090.000 AND FROM STA 33+504.000 TO STA 33+950.000

THE RESIDENCE STRUCTURE AT PARCEL * 8238012 IS CURRENTLY UNDER NEGOTIATION, LE. THE PROPERTY OWNER HAS REQUESTED THAT THE BUILDING REMAIN. THE CONTRACTOR SHOULD BE AWARE THAT ADJUSTMENTS TO THE SLOPES IN THIS AREA MAY BE NECESSARY, NO WORK IN THE AREA BETWEEN STATION 31+995± TO STATION 32+990± RIGHT WILL BE PERMITTED UNTIL THE LAND ACQUISITION SECTION HAS BEEN CONTACTED REGARDING THE RESULTS OF THE NEGOTIATION, CONTACT TIM PRICE, CONDEMNATION ENGINEER AT (618) 346-3123 TO CONFIRM.

5	ILLINOIS DEPARTMENT OF TRANSPORTA		RTATION
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