DEPARTMENT OF THE ARMY

U.S. Army Corps of Engineers, Fort Worth District P.O. Box 17300 Fort Worth, Texas 76102-0300

December 2022

GENERAL NOTES FOR PROJECT CONSTRUCTION PLANS ALTERING A FEDERAL CIVIL WORKS PROJECT

This document applies to Federal civil works projects constructed by the U.S. Army Corps of Engineers - Fort Worth District (CESWF) and for which a Project Partnership Agreement or a letter of assurance agreeing to the operation and maintenance of the Federal project has been furnished to CESWF by the Sponsor. This document provides guidance to contractors for construction activities related to the alteration of Federal civil works projects and in which a Section 408 permission has been granted by the CESWF.

The following notes are to be included in the construction plans as General Notes 1-8.

- 1. This project is located within the (<u>Civil Works Project Name</u>), a U.S. Army Corps of Engineers federally authorized Civil Works project. The Local Sponsor of the (<u>Civil Works Project Name</u>) is the <u>(Local Sponsor Name</u>). The (<u>Local Sponsor Name</u>) operates and maintains the (<u>Civil Works Project Name</u>).
- 2. The Contractor must coordinate with the <u>(Local Sponsor Name)</u> before construction begins. The Contractor shall acquire all permissions, rights-of-entry, real estate instruments, and other requirements of the <u>(Local Sponsor Name)</u>.
- 3. A pre-construction meeting is required between the Contractor and the (<u>Local Sponsor Name</u>) before construction begins.
- 4. The Contractor is responsible for monitoring creek/river forecast conditions.
- 5. The Contractor shall submit a clean set of field record drawings, containing all as-built information, to the (*Local Sponsor Name*) and CESWF upon completion of construction of the project.

- 6. The Contractor shall leave the (<u>Civil Works Project Name</u>) in an equal or better-thanoriginal condition, and to the satisfaction of the (<u>Local Sponsor Name</u>), after completion of the project.
- 7. The Contractor shall be responsible for compliance with the standard terms and conditions, as well as special conditions, associated with work conducted under a U. S. Army Corps of Engineers Section 408 Permission.
- 8. The Contractor shall be responsible for compliance with the terms and conditions associated with work conducted under a U. S. Army Corps of Engineers Section 404 of the Clean Water Act permit or Section 10 of the Rivers and Harbors Act of 1899 permit.