Contract

THIS AGREEMENT, made this 31st day of October, A. D. 1905, by and between THE UTAH CONSTRUCTION COMPANY, a corporation organized and existing under the laws of the State of Utah, party of the first part, and WESTERN PACIFIC RAILWAY COMPANY, a corporation organized and existing under the laws of the State of California, party of the second part;

WITNESSETH: That for and in consideration of the payments, promises and agreements hereinafter mentioned, to be made and performed by the said party of the second part, the said party of the first part hereby covenants and agrees that it will perform and complete in a workmanlike and substantial manner, to the satisfaction and approval of the Chief Engineer of the WESTERN PACIFIC RAILWAY COMPANY and in conformity in all respects with the annexed specifications, which are hereby made a part of this contract, all the clearing, grubbing, grading, tunneling, masonry, pile and trestle bridging, culverts, ditches, creek channels, and such other work connected therewith or rendered necessary thereby, as may be required by the Engineer in charge of the work, on sections numbered One (1) to One Hundred and Ten (110), inclusive, beginning at a point at or near Salt Lake City and extending westward along the said Railway Company's line as the same now is or may be located and staked out for a distance of one hundred and ten (110) miles, more or less, to the foot of the grade of the line of said Railway Company, descending eastward from Silver Zone Pass, all in the State of that. And it is hereby naturally agreed as follows between the parties to this contract.

- 1. The word "Contractor" when we have the party of the first part; the words Chief Express" shall refer to the Chief Express the party the second part; the word "Engineer" without the prefix "shall refer to the Engineer of the party of the second part for the time being in what the prefix work and may include the Chief Engineer
- 2. The sold work shall be commenced the sixth day of Nevenber 105 and be entirely completed the first day of July, 1704
- 3. N to be performed under this terred without the hief Engineer, and no sp written cons he Contractor from any by any sub-contractor, and in all obligation eit party of the second any persons er cases the s tors are to be consi merely as foremen em Contractor, and, with other ctor, are liable to discha foremen Engine for incompetence, misconduct, n ver in the opinion of the ne party of the second part deman

The work shall be performe he direction an he Engineer by whose measureand calculations the amount ct shall be determined, and who h, in his opinion, is unsatisfactory fect or insufficient work or material shall be immediately rem expense and to the satisfaction of the Engineer; provided, however, said Engineer to disapprove of or reject any insufficient or time of any monthly or other estimate shall be deemed an acceptdefective or imperfect work or material at the ance of such work or material, and said Engineer shall have the power to have any defective work or material taken out and rebuilt or replaced at the expense of the Contractor at any time prior to the final acceptance of the work.

- 5. The said Chief Engineer shall decide all questions which may arise between the parties hereto, relative to said work, or the construction or meaning of any of the provisions and stipulations contained in this agreeme .t or the sufficiency of performance or classification of work and materials performed and furnished by the Contractor, or the price to be paid; and his decision in the nature of an award shall be final and binding upon both parties to this Contract.
- 6. The party of the second part shall have the right to make any alterations that may be hereafter determined upon as necessary or desirable in the location, line, grade, plan, form or dimensions of the work, either before or after the commencement, defining them in writing and by or without drawings, and in case such alterations increase the quantities, the Contractor shall be paid for such excess at the contract rates herein specified; but should such alterations diminish the quantity or extent of work to be done, it shall not under any circumstances be construed as constituting, and shall not constitute, a claim for damages, nor shall any claim be made on account of any profits that may or might or could have been made on the work altered or dispensed with.

Should any work be required to be done which is not now contemplated or provided for in this contract and specifications, the Chief Engineer shall fix the prices for the same and the parties hereto shall abide by such prices, provided the Contractor enters upon and commences such work with a full knowledge and under-

standing of the prices so fixed. But if the Contractor declines to undertake and execute such work at the prices so fixed by the said Chief Engineer, then the party of the second part may enter into a contract with any other party or parties for its execution, the same as if this contract had never existed.

- 7. Claims for extra work will not be allowed unless the same shall be done in pursuance of a written order of the Chief Engineer, to be presented with the claim, and the claim made at the end of the month in which the work is done, unless the Chief Engineer, at his discretion, shall direct the claim, or such part as he may deem just, to be allowed. Payment for extra work, when not otherwise provided for, shall be at actual cost to the Contractor, plus ten (10) per cent. for use of tools and supervision, but nothing shall constitute extra work which can be measured under the specifications.
- 8. It is further agreed that if there is any delay in commencing work at the time agreed, the party of the second part shall have the right to place other parties upon the work at the expense of the said party of the first part, or cancel the contract and re-let the work, as the Chief Engineer may deem best. No charge shall be made by the Contractor for hindrance or delays from any cause in the progress of the work or any part thereof under this contract, but if the construction is materially delayed by the failure of the Engineer to stake out work promptly or from any cause for which the party of the second part is responsible, then the time herein specified for the completion of the work shall be extended for a period which shall reasonably compensate therefor, and the Contractor shall have no further claim for anything arising directly or indirectly from such delays. It is also distinctly understood that an extension of time on such account shall apply only to the work immediately affected and shall not act as an extension of tip the completion of all other parts of the work covered by this contract. No allowang bf delays sh made unless the claim arising therefor shall have been presented in tor within twenty delay shall have occ
- 9. If the force sufficient agreement, or said Chief E notice on the Contra n the work by posting said notice place upon the work, or by n stating the amount of increase nances or tools required or character of the work; and if at the end 0) days thereafter etor shall hav Oto mply with said notice such failure sh sidered a breach orfeiture of this contra rty of the second part at its re this contr my portion or section in herein andoned and forfeited, and enter and take pos for of said work or portion th rform or re-let the same as it may In case it so does, the Contractor shall be ual damages thereby sustained the time the work is complete party of the employ such additional force as be necessary, in the opinion of Chief Engineer tion of said work within the time cified and pay

the work contracted for may order a reduction of the toro emaged hereon, or may suspend the work or any part thereof, for any length of time, without liability for damages; or may discontinue the entire work and cancel this contract, and, in case of such cancellation, a tall and final estimate of the work done shall be made and the Contractor paid in full therefor, at the contract price, less all proper deductions hereunder or hereinafter specified; and this payment shall be in full satisfaction of all claims and demands arising out of this contract, and no additional claim shall be made on account of such cancellation.

- 11. The Contractor shall at his own expense make good all loss or damage from casualties of every kind, including those which may be occasioned by winds, floods, lightning or other acts of the elements, or loss of materials in building embankments in water or streams, and shall claim no compensation therefor or extension of time by reason thereof.
- 12. The Contractor shall at his own expense provide commodious passing places for public and private roads and keep them in a safe condition and will also, at his own expense, construct and maintain in good repair fences sufficient for keeping up enclosures for the protection of stock and crops.
- 13. The Contractor must carefully preserve all stakes and benchmarks, and in case of neglect he will be charged with and shall pay for all expenses in replacing them.
- 14. The Contractor shall pay for all labor done or materials furnished to him, in the performance of this agreement; in default whereof said Company may retain from installments, as they become due, such amounts of money as the Chief Engineer shall deem sufficient to pay such amounts in default; and before payments are made hereunder said Contractor shall furnish to said Chief Engineer satisfactory evidence that no claim then exists against said Contractor for labor done or materials furnished under said contract.
- 15. In the prosecution of work under this contract at or near the operated tracks of any Railway Company, everything must be subservient to the safe and uninterrupted operation of said tracks, and nothing shall be done or suffered to be done by the Contractor, his agents or employees, which will, in the opinion of the

Chief Engineer, endanger or delay the operation of the trains on the operated tracks contiguous to or crossing the work. In the event of any claims on the part of any such Railway Company, due to any failure on the part of the Contractor to comply with the foregoing conditions, said Contractor shall be held solely liable.

In making excavations and embankments close to any operated track, the Contractor shall be governed by the instructions of the Chief Engineer or his assistants as to how near to said track said excavations or embankments shall be made, and as to the slopes thereof close to said track. Tramways or tracks used by the Contractor shall be placed and always kept at a safe distance from said operated track.

No grading material shall be handled across the operated track of any Railway Company, except by order of the Engineer, and in each and every case where such crossing is ordered to be made a flagman or watchman shall protect such crossing place and the crossing shall be made in every case according to the signals or warnings of said flagman or watchman. In no case whatsoever shall such crossing of material be made while trains are approaching the place of crossing. The Contractor shall use the highest degree of care in taking precautions to avoid accidents to trains, persons and teams while running on or crossing an operated track.

16. It is understood and agreed that the Contractor shall indemnify and hold the party of the second part harmless and free from all liability for all injuries to any person or persons, whether employees of the Contractor or any sub-contractor, or any third person or persons, and also any and all damage to property owned either by the Contractor or any person or persons, caused in any way by the Contractor, his agents, employees or sub-contractors, or any agent or employee of such sub-contractor, or caused by the prosecution of the work hereby contracted for, and all damages and liability and judgments, costs, charges, expenses and attorney's fees arising or to arise from any of these causes.

ney'	s fees arising or to arise from any of these causes				
	17. In consideration of the faithful performance of the covenants and conditions	in t	his ag	greement	
made	e by the Contractor, the part of the second proc coverages an agrees to pay, or cause	to 1	be pai	d. to the	_
	tractor, or assigns the rea and price here matter named o wit:	_			_
Con		307			
	CHEARING AND GRADING	_	1	EDSTERNA A	
-		/		//	-
For	clearing. Twenty-five Delars No Cons. Solid rock excitation. No Dollars Eight five Cutta. No Dollars Thirty-eight and One half Cents. (\$00.85) common exceptation. No Dollars Serman Conts. (\$00.12)	per	acre.	//	
"	solid rock exchantion	1/2	Cubio	yard.	
66	loose rock excapation No Dollars Thirty-eight and One half Cents. (\$00.384)	/	"	66	
**	common externation	**		"	
**	overhauf per 100 set		**		
	overhan beyond two thousand feet, by				
	Contribute train; for each one thon	"	,,	"	
	sand joe				
	MASONRE				
For	Vidge masonly 1st class	16	"	**	
"	Twelve Dollars Tyo Gents 1 1812 001			61	
"	masonry, 3d class	"		"	
	" 4th class (in mortar) Seven Bollars No Cents (\$ 7.00)	**		**	
	the class thand dry) A Five Dollars (No Conts (\$ 5.00)	"	66	**	
"	arch arch , 1st Cass		66	"	
44	" 2d class (*13.00)	66	66	"	
"	retaining walls (laid dry) (\$ 3.00)	"	"	**	
	paving(\$ 2.50)	**	**	"	
"	rip rap (\$ 1.25)	"	"	"	
**	concrete				
	wagon overhaul on masonry material after five miles free haul; for each mile				
	of such overhaul				
	of such overhaul(\$000.25)		ton.		
	FOUNDATIONS.				
For	excavation below water	"	cubic	yard.	
**	piles per lineal foot, deliveredNo Dollars Thirty-eight Cents(\$00.38)			l foot.	
"	pile driving, below cut-off		"	"	
6.6	timber, including placing ironThirty-five Dollars No Cents(\$35.00)	**	1,000	ft., B. M.	
44	iron, wrought and cast	66	poun		
"	concrete	**	cubic	yard.	
66	wagon overhaul on concrete material after				
	five miles free haul; for each mile of				
	such overhaul No Dollars Twenty-five Cents(\$00.25)	"	ton.		
	PILE AND TRESTLE BRIDGING.		11.		
-		0			
	piles, per lineal foot, delivered No Dollars Thirty-eight Cents(\$00.38)	"	lineal	l foot.	
**	pile driving, below cut-off				
"	timber, including placing ironThirty-four Dollars No Cents(\$34.00)			ft., B. M.	
16	iron, wrought and cast		poun	a.	

PIPE CULVERTS.

For	cast iron pipe culverts in place		ton.	
**	18-inch vitrified pipe in placeOne Dollar Sixty Cents(\$ 1.60)	"	lineal	foot.
**	12-inch vitrified pipe in place			**
**	wagon overhaul on material for pipe cul-			
	verts after one mile free haul; for each			
	mile of such overhaul	"	ton.	

- 18. Approximate estimates of the amount of work done under this contract shall be made on or about the last day of each month by the Engineer, subject to the approval of the Chief Engineer; and upon the certificate of the Chief Engineer as to the value of the work done estimated on the basis of prices named herein the amount of said estimate less ten (10) per centum on the basis of prices named herein shall be paid to the Contractor on or about the twentieth day of the next ensuing month; the said reserve percentage to be withheld by the party of the second part until the final completion and acceptance of the work.
- 19. When all of the work herein contracted for shall be completed, and accepted by the Chief Engineer, he shall return to the party of the second part a final certificate that the whole work provided for in this contract has been acceptably completed within the time specified; and thereupon the party of the second part will pay to the Contractor the balance due upon the final certificate, together with the percentage retained on account of previous approximate estimates, the Contractor agreeing that before final payment shall be made under this agreement he will sign and deliver to the said party of the second part a valid release and discharge of and from any and all claims and demands whatsoever for all matters growing out of or connected with this contract. It is further expressly agreed that Thief Engineer, in preparing the final estimate, and giving his final certificate, neg preced estimates and certificates; such preceding monthly estimates of worl mate to the final estimate no case be taken as an therefor, until the final estimate is
- 20. It is further agreed that in case of a total supersion of years under this contract, unsing from no fault, failure or collusor of the funtractor, for a longer period than ninety (40) the fundes such suspension shall have been caused by the funter season or protracted rigor of the little shall be the duty of the lingineer to make a final estimate of all mark done according to the terms of this contract, and the amount then found to be due, together with all retained percentage, except as haven otherwise provider, shall be paid to the Contractor.
- actor shall be su laws of the S tah egarding liens for labor or material for said wor protect or indemnify the second part against all claims of abor or material fur and the said second party may. w er or expedient so to er persons employed by said Contra naterial fo ns who may any moneys due on monthly or oth estimates any sums due for la material under arge the same to the party of paid on made between said parties for Il furnish satisfactory evidence to n all liens for labor, workmanship, or material and that no claim could attach.
- 22. None of the provisions of this contract shall be held to be waived by the party of the second part by reason of any act whatsoever or in any manner other than by an express waiver thereof in writing by the Chief Engineer.
- 23. Transportation at free rates shall be given the Contractor by the party of the second part over any part of the main line of its road that may be operated for any time, long or short, during the term of this contract, for laborers or others employed by the Contractor on the work of this contract and for construction tools, plant, live stock, powder, feed for stock, wood, coal and fuel oil, used in the performance of this contract, but the supplies sold through stores or used in feeding the men shall pay regular tariff rates.

It is hereby agreed by the parties hereto that it shall be the right and duty of the party of the first part to obtain the lowest possible rates for men, plant, tools, live stock or supplies that must be shipped over foreign lines, but should the said party of the first part be unable to obtain rates on such lines not exceeding one cent per passenger mile for men employed on this contract and one-half cent per ton mile for the plant, tools, live stock or supplies mentioned, required in carrying on the work of this contract, that, with the exception of powder and supplies sold through the stores or used in feeding the men, the party of the second part will endeavor to obtain the rates mentioned, viz.: one cent per passenger mile and one-half cent per freight ton mile over Missouri Pacific, Wabash, and Denver and Rio Grande railway systems and Boca and Loyalton Railroad. Also that for all cases where the said party of the second part may fail to obtain such rates, it will pay the excess on properly approved bills to the party of the first part, in effect guaranteeing the rates mentioned to the party of the first part over the lines named. Provided, however, that the party of the first part shall route men, materials, live stock and supplies of all kinds, required in carrying out the terms of this contract, without detriment as to rates or cost, via Missouri Pacific, Wabash, and Denver and Rio Grande railway systems

and the Boca and Loyalton Railroad or other so-called "Gould" lines as may be indicated by the General Agent of the Denver and Rio Grande Railroad located in Salt Lake City, Utah.

- 24. It is distinctly understood and declared by the Contractor that this contract is made by him for the consideration herein named, solely on his own knowledge and information derived from others than the said second party, its agents or officers, of the nature and formation of the country in which said work is to be done, and the proximity of other public works, roads, etc., and the means of access thereto, also of the character, quantities and location of the material to be used or required in forming the roadbed for said railroad and in performing and completing all the work described herein; and that the plans, maps and profiles of said work prepared by the Chief Engineer and his assistants and the quantities estimated therefrom are approximate only, and are subject to change and alteration as herein provided.
- 25. Before the commencement of work under this contract, the Contractor agrees to make, execute and deliver to the party of the second part a bond in the penal sum of \$48,456.00 Dollars, said bond to be approved both as to amount and as to the surety by the President or Chief Engineer of the party of the second part, the said bond to be on the condition that the Contractor shall well and truly keep and perform all the terms and conditions of this contract on its part to be kept and performed and shall indemnify and save harmless the party of the second part from and against any and all claims, demands or liens whatsoever for materials furnished for and used in, and for labor performed and furnished upon and in, the construction of the work provided for in this contract, and shall indemnify and hold the party of the second part harmless and free from all liability for all injuries to any person or persons, as provided in this contract, and also any and all damage to property as provided in this contract; and the said bond shall provide that the obligation of the sureties thereon shall not be affected by any change in the nature, extent and time of performance for the work to be performed that may be mad is contract, or by any change in the times, method or amounts of p ons or of the gross price this contract, whether greement between the Contractor and vork specifical may be extra to t

26. It is agreed that for the purpose of facilitating by filing for record of this contract it may be executed in counted parts, each of which shall be deemed an original.

In Winness Whareof, the parties hereto have caused these presents to be executed by their respective officers thereinto duly authorized, and have caused their respective corporate nature and seals to be affixed hereto, the day and year first above written.

THE UTAH ONSTRUCTION COMPANY, by

President.

Attest:

Secretary.

President.

Attest:

Assistant Secretary.



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Specifications

FORMATION.

Line.

1. The center of the roadbed shall strictly conform to the center stakes set for it by the Engineer.

Grade.

2. The grade line drawn on the profile represents sub-grade.

Road Bed.

3. The roadbed shall be formed as directed by the Engineer; and when finished and properly settled, must truly conform to the grade levels and elevation for curves set for it, and usually be of the following dimensions for single track, viz.:

Dimensions

On embankments-sixteen (16) feet wide.

In earth excavations—width of cutting at base, twenty-one (21) feet; width of roadbed, fifteen (15) feet; and width of side ditches on top, three (3) feet.

In rock excavations—width of cutting at base, such teen (18) feet; width of roadbed, fourteen (14) feet; and width of side ditches on top, tra (1) neet. Where cuts are liable to fill with snow, or for other reasons, these widths may be increased to the discretion of the Engineer or baseford material for adjacent ambankments.

When providing for double track, twelve and one that (122) our shall up the be added to the width given above.

Slopes.

4. The toppe of a cartle mbankments will be one and out half to me.

Embankments of fock to be one and one-quarter to one

Earth oxcovations, side distres, and channels to be one to and to one and one-half to or

Solid rock exterations from one-eighth to one, to one hard

Loose rock excitations from one-quarter to one to one.

Bank bernes ten (10) feet or more, as directed by the Engineer. Cut by type, twenty (20) feet or more, as directed by the Engineer

or 111 priva 21

As much ground included in the right of way or the Angiprer in clarge may direct shall be cleared of trees, logs, brush and rubbish, all of which shall be burned, except such materials as are available for cross ties timber or wood, and which, the property of the Rajhar Company, will be deposited at points designated by the Engineer.

6. All logs strongs to and trust must be thoroughly elegted from ground adjacent to excavations, to they washed the crust or ditches and to furnish ample space for any required drains or surface different the sites of surface distributed.

7. All trees, logs, bit weeds nebbish and other possible matter, shall be entirely removed from ground to be occupied by embankments.

8. Where embankments are to be two (2) feet or more in height, all trees, stumps and brush shall be cut off even with the surface of the ground and removed.

9. Where embankments are to be under two (2) feet high, all stumps and brush shall be grubbed out and removed.

10. Clearing shall not be held to cover the removal of grass, weeds, sagebrush, planted crops and insignificant amounts of small brush or other similar growths; such removal, where required, to be included in the price paid for grading.

11. Fences, buildings and other materials, not properly classified as clearing, shall be removed by the Contractor when required by the Engineer at cost plus ten (10) per cent., or as may otherwise be agreed upon in advance.

12. Clearing will be paid for by the acre, but the smallest unit used in the computation thereof shall be the station of 100 feet.

13. All grubbing, wherever found, shall be included in or covered by the price of grading.

GRADING.

14. "Grading" will include all excavation required for the formation of the roadbed, embankments, sidings, station grounds, cutting of channels, ditches and drains about or contiguous to the road, all borrow pits, changing of streams, roads or highways, foundation pits for bridges, culverts, trestle work and all other excavations in any way connected with, required for or incident to the construction of the railroad.

Excavation.

- 15. Excavation will be classified under the following heads, viz.: solid rock, loose rock, or common excavation.
- 16. Solid rock will include all rock found in ledges or masses of more than one cubic yard, which in the judgment of the Engineer, can only be removed by blasting.

- 17. Loose rock will include all bowlders and detached masses of rock, measuring more than one cubic foot in bulk and less than one cubic yard; also all slate, hard shale, soft sandstone, disintegrated rock and scapstone that can be quarried or removed without blasting, although blasting may occasionally be resorted to, and such hard pan, gravel and bowlder deposits and beds of such consistency as to prevent being plowed with a good ten-inch grading plow behind a well-handled team of six good horses or mules. The use of powder shall not be regarded as conclusive as to its necessity.
- 18. Common excavation will include all materials not classified above as loose or solid rock. The position in which it may occur, or its temporary condition as affected by the elements, shall not affect its classification.
- 19. When materials of different kinds are removed from an excavation or borrow pit, the estimate and payment shall be made for each kind of material as determined by the above classifications, excepting that loose rock will be the highest classification for borrow; but if in the judgment of the Engineer, it is impracticable on account of the admixture of materials to measure with reasonable certainty the actual quantity of each separate kind of material, he shall, from time to time, take such measurements, and make such observations, as will, in his judgment, best aid in arriving at a just and equitable conclusion as to the proper percentages of materials of the different classifications in the entire excavation or borrow pit to be estimated, and base his estimate thereon.
- 20. All excavations shall be taken out to the plane of the true measured prisms, and no projections will be allowed beyond the true plane of the slope toward the center line.
- 21. In rock excavations the bottom must, in all cases, be taken out to twelve (12) inches below subgrade, and filled in again to sub-grade with material suitable for the roadbed, side ditches being formed at the foot of the slope.
- 22. No material shall be wasted within twenty (20) feet of the slope stakes of cuts, and the Engineer shall usually require all surplus material of onts to be harded out and wasted on either or both sides of embankments, or to provide for future downs track, or in buch places as it may determine below grade line.
- 23. Contractors will deposit ut convenient points designated by the Engineer, and rock or stone from excavations, and such materials and not be used by Contractors of our bearings of the Engineer
- 24. Side vains will be left test and clear of list etions and shall the extended at ends of cuts, necessary to secure too devinage.

25. Softage libers, prevent thermage from running war or again, stopes, shall be made wherever directed by the Hagheer, and part for at regular excavation rates.

26. Materials described for creek beds or ditches of the handles want courses or highways, will be placed in embankment unless otherwise ordered to the Engineer.

27. Enthers ments shall be made in surface materials approved by the Engineer, and in accordance with his astronom, either by durants from grade or in layers of such thickness as he may direct, care being taken to the coarser materials to the sides and slopes.

Where there is a choice of material, the best shall be see fon top of embankments for at least one

29. Embankments built without orrow pits alongs de hal when required, have a ditch cut with hes as already indicated.

sod and experiences are und the ends of cultures, and the places where wash is likely to occur, sod and experiences to create the control of the places where wash is likely to occur, sod and experiences to create the control of the places where wash is likely to occur, sod and experiences are refully proved to the control of the places where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, sod and experiences where wash is likely to occur, so days to be a likely to occur, and the control of the control

31. In building embankments on slopes shall be cut in the slope, as may be required by the Engineer, the material thus excavated being classified and paid for the same as other excavation. Also, the Contractor may be required by the Engineer to place the larger pieces of rock, as they come from the excavation or borrow pit, in a rough wall on fair lines along the foot or toe of embankment slope, to afford a footing for and support the balance of the material and prevent its waste, and for the extra work thus required the com-

32. In all cases, allowance for shrinkage will be added to the embankment, as directed by the Engineer, without extra charge therefor.

pensation shall be twenty (20) cents per cubic yard of such wall, measured in place.

- 33. Embankments over or against masonry or other structures shall be built at such time, in such manner and of such materials as the Engineer may direct.
- 34. Borrow pits shall be confined to such limits as the Engineer may direct, both as to their location and extent.

When, in the opinion of the Engineer, quantities of borrowed material can be more accurately measured in embankment, he may measure in that manner, using the cross-section notes of the embankment prisms, and making the allowance which in his judgment is necessary, so that the quantities so measured shall, as nearly as possible, equal the excavation quantities had it been practicable to measure them in excavation.

35. Where borrow pits are made, they shall be left in as neat shape as practicable, and, unless otherwise ordered, they shall be connected from pit to pit or taken out to a grade which will afford drainage and leave no stagnant pools.

Ditches.

Embankments.

- 36. When it can be avoided, the bottom of borrow pits near bridge or culvert openings shall not be excavated below the surface over which the water runs to pass through such bridge or culvert.
- 37. No material shall be borrowed from between the line of railway and an adjacent stream where the natural surface is below high-water mark; and where above high-water mark, no borrow pits shall be excavated to a depth below high-water mark without permission of the Engineer.
- 38. The Engineer may require borrow pits to be located at one side of the roadbed only; and in all cases, the slopes of borrow pits on the sides toward embankments shall not be less than that of embankment. No material shall be left on the slopes or sides of borrow pits which in falling is liable to endanger life or property.
- 39. At depot grounds, no borrowing will be allowed below grade and no wasting will be allowed above grade. The Engineer may require the spaces between sidings to be filled in or excavated to grade, as may be necessary.

Unless otherwise specially directed in writing by the Engineer, any excess required in embankments shall be provided for by widening adjacent excavations.

- 40. In finishing top of banks or bottom of cuts, care will be taken that the surface be left neat and true, and that no wagon or car tracks or other depressions are left which might lead water in the direction of the road.
- 41. Snow and ice shall be removed from between the slope stakes by the Contractor, at his own expense, both before and during construction.
- 42. The Contractor shall, at his own expense, remove from public or private roads, or from property of value adjoining the right of way, and from the channels of streams or ditches, when required by the Engineer, all rock or other material which to may have blasted or otherwise deposited thereon or therein.

43. Where old channels of streams are drubed or shere channels are filled in making embankments, the portion of the abandoned channel between the considered and the new mannel, shall be filled to a level with the surface of the ground adjoining and abandoned channel, so as to make a false before and such work shall be considered as ordering the property of the considered as ordering the considere

Wheneve directed by the ringineer, wet borgs, or manufaction shall be cavated from embankment sites and deposited where the Engineer directs, and such work shall be dissified and put for the same as regular excavitive; he engineer that shall be started from a firm constant. To perishable material shall be placed in any embankings.

44. Dry slope walls shall be composed of transferatione not less than five (7) inches in thickness, twelve (12) inches in yill and eighteen (18) inches in length. The stones are (8) be laid on their natural beds, at right angles to the slope, and are to break transferat least four (4) inches and be laid to us to secure a good bond, without spurped or winners. Heating shall be used between every three (2) stretchers and shall extend entirely through the wall.

Slope walts shall be built in such manner and of such form and the signs and on foundations prepared as the lingineer directs; they will be estimated and paid for as provided for rough toe walls" in paragraph 31 of these specifications.

Surface and be represented by hand by competent for know, in such manner as to secure uniformity of surface and be and projection to the structure against which it is placed. It shall be of such thickness and slope and of such ordinary stones the tracking may direct.

Rip rap shall be estimated and paid for by the cubic pard in place.

46. Log cribs, built log-house feather, of round logs with all bark removed, will be used for sustaining the foot of embankments at points designated by the Engineer, according to plans furnished by him. In construction, the face log joints must not be above each other in alternate courses and the ties will be saddled on to the face of logs and bolted with drift bolts of proper lengths. The face and rear longitudinal logs must average at least fourteen (14) inches in thickness at the butt end and be properly laid, alternating butts and tops so that each course will build up nearly horizontal. The price for logs in these cribs will be cents per lineal foot, only length being considered, no account being taken of the varying thickness, except that

each course must build up an average of not less than one (1) foot. The price per lineal foot of logs will include all necessary bolts, spikes, or other iron used. The filling of these cribs will be considered as embankment and not paid for except as embankment. They will preferably be filled with rock from the excavations and care taken to work the largest rock to the face.

47. The price paid for "excavation" in all its several classes will be understood to cover and pay the entire excavation and removal expense by any method whatever, including loading, unloading, transportation to and deposit in the manner prescribed in these specifications, in the places designated by the Engineer, provided the haul of the material so transported does not exceed eight hundred (800) feet, and beyond that distance one (1) cent per cubic yard per hundred (100) feet will be allowed and paid for such extra haul in addition to the price paid for excavation.

The price paid for overhaul shall be the same as provided above, up to the limit of 2,000 feet overhaul, but in special cases it may extend beyond this limit as determined by the Engineer at the same rates, for team haul, but where haul is by Contractor's locomotive and train, the price shall be one and one-half (1½) cents per cubic yard per 1,000 feet or fraction thereof beyond the limit of 2,000 feet.

Channels,

Snow and Ice and Blasted Materials

Dry Slope Walls.

RinRe

Log Cribs.

Overhaul,

Use of Powder,

48. The Engineer in immediate charge of the work shall have the right to direct the use of powder and to restrict the size of charges in all cases where excessive loads may, in his judgment, unnecessarily shatter slopes of cuts or the roofs and sides of tunnels, damage property of value or be dangerous to human life. He may prohibit shaft or drift shots altogether, wherever he may deem necessary.

MASONRY.

Drawings.

49. The masonry structures in form and dimensions shall conform strictly to the detailed drawings furnished by the Engineer. All drawings will be made to the scale indicated and marked, but in all cases where figures are shown, they shall be followed in preference to measurements by scale.

Kinds of Stone.

50. All stone used for different classes of masonry shall be sound, durable material, suitable for the several parts of work and subject to the approval of the Engineer, and the several classes of masonry shall be of the following description:

FIRST CLASS BRIDGE MASONRY.

51. This shall comprise the masonry in abutments and piers of all important bridges, arches and side walls and portals of tunnels, and all dimension stone as in bridge seats, coping, steps and bearing blocks for second class masonry.

Dimension Stones.

52. Shall include all bridge seats, coping, steps and bearing blocks. Each stone shall be cut to the required form and dimensions, and shall have beds and joints finely bush-hammered so as to be laid to ¾ inch joint throughout when placed in the work. The face shall have a neat chisel draft one and a half (1½) inches wide, and the face shall nowhere project more than two (2) inches beyond the draft line.

Headers and Stretchers.

53. The face stones shall be rock-faced with edges pitched to straight lines, and no projection of the "rock-face" shall exceed four (4) inches beyond the pitched ine of the masonry (in tunnel side walls this projection must not exceed two (2) inches; they shall have payable beds and rectangular joints. The beds, for sixteen (16) inches back from the face shall be the payable beds and rectangular joints. The beds, for sixteen (16) inches back from the face shall be the payable draft 1½ inches wide shall be cut on each side of any angle in the masonry. The face stones shall be already and their material beds as headers and stretchers, in regular courses no less than ten (16) not more than thirty (3) inches at thickness, and the stones of one course must break ourse, at least twelve (12) inches, with those of the course below. One-third of each course shall counst or headers, o placed as in afternate with base in constraints.

Header shall not be the four (4) feet long, when the hickness of the wall will adme to that length, and in width not less than the (2) feet, nor less than their thinkness.

Strete be less than two and one ath not less than one and one-half (13 ieir thickness, but in Cirche The thickest courses shall be placed a om of the wall, ar kness of any course I that of the course below it. ones of the all have dressed beds, ll be leveled up true with the face st every course. The backi he same thickness as the face ses of backing may be used rovided no backing is less than inches Thick. It shall be laid so as to break joints ond the work in all directions, ave no spaces between them ove (6) inches wid be filled with small stones, and well groute

Backing.

brought to a many with a many and saledessive course well was and thoroughly grouted before the next course is laid. No hammer are or dessing of stone or the wall will be allowed.

Arch.

56. This shall comprise the ring of all important meries, as designed by the Engineer. The beds shall be dressed for the entire depth of the arch, to an even surface throughout, out of wind, full at the back to conform to the radius of the arch. The intrados shall be neatly pointed off to fit closely to the centering, and no stone shall be less than two and one-half (2½) feet long. It shall be laid wet with one-quarter inch joints, in thin mortar, sufficient merely to equalize the bearing and fill the interstices between the dressed beds.

Pointing.

57. The joints on the face of all first-class masonry shall be raked out to the depth of one (1) inch, and pointed in mild weather with finely tempered mortar driven in with a caulking iron.

Mortar.

58. The mortar shall be composed of the best Portland cement of approved quality, and clean, coarse, sharp sand, satisfactory to the Engineer, in preparation varying from two to three parts of sand, to one of cement, as may be directed by the Engineer for different parts of the work. Sand and cement will be thoroughly mixed dry, before the addition of water.

SECOND CLASS BRIDGE MASONRY.

General.

- 59. For dimensions, kind of stone, etc., see paragraphs 49 and 50, of these specifications.
- 60. Second class masonry shall be used in abutments and piers in all unimportant bridges and arches; generally for spans of bridges 150 feet long and under, and for arches with spans fifteen (15) feet and under.

Headers and Stretchers.

61. Headers and stretchers shall be rock-faced, with edges pitched to straight line, and no projection exceeding four inches, and shall have parallel beds and rectangular joints. The bed for sixteen (16) inches back from the face, and the end joints for eight (8) inches back, shall be dressed to a one-half inch joint, and a chisel draft, one and one-half inch wide shall be cut on each side of any angle in the masonry. The face stones shall

be arranged on their natural beds as headers and stretchers, in regular courses not less than ten (10) nor more than thirty (30) inches in thickness, and the stones of one course must break joints at least twelve (12) inches with those of the course below. One-fourth of each course shall consist of headers so placed as to alternate with those in contiguous courses.

Headers shall not be less than four (4) feet long, when the thickness of the wall will admit of that length, and in width not less than two (2) feet, nor less than their thickness.

Stretchers shall not be less than two and one-half (2½) feet in length, and in width not less than their thickness, but in no case less than eighteen (18) inches. The thickness course shall be placed at the bottom of the work, and the thickness of any course shall not exceed that of the course below it. Each stone shall be set level, in full mortar bed, and laid to a one-half inch joint.

Backing.

62. Backing shall be of large, roughly squared stone, laid in courses corresponding with the face stone; but two courses may fill up one of the face, provided no stone less than six (6) inches is used. The broadest bed shall be laid undermost, and must have a good bearing on the stone below. Two-thirds of the upper bed shall be the full thickness of the course. The stones shall be laid in full mortar beds, well bonded with each other and the face stones, and with all spaces filled with small stones and spawls, well grouted.

The coping, bridge seats, etc., shall be the same as for first-class masonry.

Sheeting.

63. Stones shall not be of less thickness than eight inches on the intrados of the arch, and shall be dressed with three-eighths inch joints, and be of the full depth specified by drawings or otherwise for the thickness of the arch; the joints and be made as maly radial lines; the ring stones and the sheeting shall break joints at least twelve the inches. It shall be laid with cose joints in thin mortar.

Pointing.

64. The joints of the tempered mortar.

and pointed in mild weather, with time

t thick or less, and so distributed as to secure

laid in a full mortar bed, and laid to one-half inch joint on the face.

Mortar.

65. The parta shall be composed of the last Portland count of approved quality, and chan, coarse, sharp sand, satisfactory of the Engineer, in proportion along from two and one-half te three parts of sand one of cement as many perfected by the Engineer for different parts of the wall band and cement will be thoroughly nixed day, before the attaction of water. In proportioning nortal, the governing will be held to be the volume of one barn of cement as measuring three and the end of cet.

ASS

Headers and Stretchers.

used in retaining wal the Engineer may direct. ck-faced, with edges pitch d no projection exceeding four e parallel beds and rectang d joints for six (6) inches back the face shall be point or hanny to one-half in sel draft one and one-half inches shall be cut on each side of any le in the mason nall be less than eight (8) inches n its thickness. They need not be nor in leng ds as headers and stretchers and with stones shall be headers not less than three

MASO

Backing.

joints bro

(3) feet long, or extending

the best possible bond. Each st

67. The backing to be well shaped stone, not less than six (6) inches thick, and of which at least one-half shall measure two (2) cubic feet; laid close in full mortar beds, and well bonded with the face stones. The spaces to be filled with stone chips, and grouted.

Coping.

68. The coping-course shall consist of square stones not less than eight (8) inches thick, rock dressed on face, with edges pitched to straight lines, point dressed to one-half inch joint on beds and ends, covering the entire thickness of the walls when the same does not exceed two feet and eight inches.

Pointing.

69. Pointing and mortar to be of the same kind and quality as described in paragraphs 64 and 65 of these specifications.

FOURTH CLASS MASONRY.

Slope Wall.

70. It shall consist of stones not less than four (4) inches thick and one (1) cubic foot solid contents, laid in cement mortar and bonded to give the greatest degree of strength, with close joints and as free from spawls as possible, with beds perpendicular to the face if required. It will be laid dry or in full mortar as the Engineer may direct. No stone shall be dressed on the wall, and no stone once bedded shall be removed unless directed by the Engineer for the purpose of inspection. Mortar shall be composed of best hydraulic cement in the proportion of two or three parts of sand to one of cement, as may be directed by the Engineer.

Stone Paving. 71. Shall consist of stones set on edge from eight (8) to fifteen (15) inches in depth, laid either dry or grouted with strong cement mortar, as may be directed by the Engineer.

DRY RETAINING WALLS.

72. Dry retaining walls shall be of heavy, rough rubble masonry, made of sound, clean stones, of suitable size and quality approved by the Engineer. The stones must be laid on their natural beds and be roughly squared

on their joints, beds and faces, all irregular projections and feather edges being hammered off, and they shall break joints at least six (6) inches, and with at least one (1) header for every three (3) stretchers.

In general, the sizes of stones may vary with the character of excavations, borrow pits or quarries, whence they are obtained, but no stone shall be used on the face of the wall less than eight (8) inches in thickness or less than eighteen (18) inches in the least horizontal dimension.

The work must be well bonded through the whole thickness of the wall, and but few spawls will be allowed, as may be directed by the Engineer or Inspector.

Headers shall be at least three (3) feet long or otherwise extend entirely through the wall.

The wall must be brought to a good face and be built and finished in all its parts in accordance with the plans and directions of the Engineer or Inspector.

If required by the Engineer, the top of the wall shall be finished by a coping-course as described under head of third class masonry.

BRICK MASONRY.

73. Brick masonry shall be laid with the best quality of all hard burned brick, well tempered, and moulded, or cut to standard size, they are to be culled when delivered upon the ground, and all bats and imperfect bricks must be immediately removed from the work. No bats, cracked, crooked or salmon bricks will, under any circumstances, be allowed in the work.

The bricks are to be thoroughly wet by immersion immediately before being laid. Every third course must be laid fair and smooth by line, the courses are to be kept straight in the direction of the arch, and parallel with the rise of the same.

Every brick must be laid in a full and close joint of mortar on its beds, ends and sides at one operation. Grout will be substituted by mortar whan required by, and to be extent ordered by the Engineer. The work in all cases must be the nuglet bonded in the majorer specified on the plans. All brick work, as it progresses, must be raked back in courses unless permission is given for totalling. All involved bottom curves or culverts are to be worked from emphasis accurately made according to the dimensions of the culvert, and correctly set according to graded furnished. The upper curves of interests and according to the formal on strong proportions, and according to the right of the right and shape required. The cown is to be keeping the street ones in full joints of mortar. The objects of the upper arch must be neatly coated with no tar at least one-half man in thickness.

th roofing felt, or a seam of water is In er, and this covered again course of a flied hot, of such thickn hannel properly formed being rtar, so as to make th (a)nage with a coa of the arch and with suitable opening escape at such points and of left in t ntil the work upon it is well such s be directed ingineer. No centering moved arch shall never be done until the arch and tunnel roof set; least forty-eight hours fo ortar same as specified in parathe 65 of these specifications.

brick, broken to a size net will pass through a two and me all such ring in any direction, thoroughly clean and free from mud, dirt or mearthylad nix une who over, prior in proportion to two parts in bulk of broken stone to one part of mortar prepared as specified in pass and 65 of these specifications.

When directed by the Engineer, concrete may be substituted for any or all classes of masonry heretofore specified, either wholly or in part. The mixing shall be approved by the Engineer and may be done either by hand or by machines. The consistency of the fresh concrete shall be what is known as "medium wet," it will be moderately rammed in 12-inch layers or less, and spaded to insure the filling of all voids; a smooth face will be obtained by working a spade or fork between the form boards and concrete on all exposed surfaces; no separate facing will be necessary, and no plastering will be allowed, and when the forms are removed a smooth surface free from voids will be required. Beveled or rounded corners will be made on all exposed angles by introducing the proper triangular strips or round corner moulding pieces within the forms. The form boards used on all exposed surfaces shall be of sized lumber and closely fitted in order to secure the best results in the appearance and surface of the finished work, and all forms shall be furnished by the Contractor at his own expense.

Anchor bolts will be furnished by the Railway Company and set by the Contractor as part of the price per yard of concrete.

Where iron plates are required on the cut-water ends of concrete piers, they will be furnished bent to the proper form by the Railway Company, but shall be placed by the Contractor as a part of the price per yard of concrete.

Clean crusher screenings or stone dust will be admitted as forming any part of the volume of sand required up to one-half thereof.

In large masses of concrete, as the bottom of bridge abutments and piers, large stone may be incorporated in the concrete, but great care must be taken to have such stone cleaned and wet before being placed. They shall

not be laid closer than eighteen (18) inches from any surface of the structure, nor less than two feet from the bottom thereof. They shall be placed at least twelve (12) inches apart, so as to give sufficient room for tamping around.

Bridge seats will be finished in exact heights by floating a mixture of one part cement to one part sand to place with guides and straight edges.

Concrete shall not be placed after set has begun, but must be removed from the vicinity of the work at once.

In making connection with any portion partially set, the old concrete shall be wetted down and sprinkled with neat cement.

Concrete shall not be mixed in weather considered unsuitable.

The Contractor shall remove forms and clean up generally after work is completed.

The surface of finished work shall be kept moist if required by the Engineer, for a time not exceeding three weeks.

When required by the Engineer, broken stone or gravel will be wetted before mixing.

TUNNELS.

- 75. Tunnels will be taken out for either single or double track as may be determined upon. The normal cross-section for single-track tunnels will be not less than sixteen (16) feet, nor more than seventeen (17) feet wide between vertical side walls, twenty we and one faif (22½) feet high above sub-grade, and one (1) foot below sub-grade. The curve of the arch will be assumed to the feet above sub-grade. The normal cross-section for double-track tunnels will be twenty-nine (29) feet between vertical side walls, twenty we are two thirds (22½) feet high the emb-grade, and one (1) feet between vertical side walls, twenty we are two thirds (22½) feet high the emb-grade, and one (1) feet above sub-grade. The curve of the arch will be a sequellipse, whose springing line shall be founded (14) feet above sub-grade and shall have a nine and two-targets (22½) feet rise on the space of twenty-nine (2) feet.
- 76. The normal from section for single-times tunnels will contain an area of a square feet equaling 13.65 cubic yards per frech to financi, and for double-track tunnels will contain an area of the square feet equaling 24/26 contic yards per lineal foot of tunnel.
- 77. The tunnels hast, at all places, be excavated so that no rock or other material will project inside of the line of cross section determined by the Engineer that place. The ottom shall be taken out to the full width of the property of the engineer.
- 78. It can be not section of tunnel that upty to the normal section of unitel and also to any change in form of section of the section will be charged and make the sections will be charged and make the sections will be charged and make the sections will be enlarged to a line section of such timber or begging on side walls and arch. It masonry litting is used, the sections will be enlarged to a line set (6) inches outside of exterior lines side walls and arch.
- 80. Recesses for refuge shat be reavated at such points and of such Amensions as may be indicated by the large transport to the form two hundred and the form the form two hundred and the form the form
- 81. The price paid for excustion will include the cost of all temporary supports, shores, scaffolds, etc., that may be necessary for the safe prosecution of the work in advance of the introduction of permanent supports of timbering or masonry and all such temporary timbering shall be removed by the Contractor upon the completion of the permanent supports.
- 82. Drilling and blasting must be conducted with care, so as not to shatter the roof and sides outside the prescribed section, and if any "falls" occur that in the opinion of the Engineer are attributable to carelessness or want of proper attention on the part of the Contractor, they shall be removed and disposed of at his expense; but if by unavoidable accident or natural causes, outside rock shall become loose or shattered, it shall be removed by the Contractor on a just and equitable allowance made him by the Chief Engineer as compensation therefor.
- 83. The price paid for tunnel excavation will be understood to cover and pay for the entire expense of its removal and transportation to the designated place of deposit, provided that the haul of such material does not exceed eight hundred (800) feet outside of the tunnel portals, and beyond that distance the regular price for overhaul shall be paid.
- 84. The location, extent, kind and plan of all tunnel lining shall be as directed by the Engineer. Timber lining will ordinarily consist of twelve by twelve posts for side walls, spaced four (4) feet centers, or as may be necessary, with either longitudinal or cross sills, or both, as may be required, and either with or without wall plates, as may be determined. The arch will usually consist of five (5) segments of twelve by twelve timbers placed over each pair of posts. The lagging will usually be four (4) inches in thickness.
- 85. Plans showing the dimensions of all timbers to be used and the form of framing and placing of such timbers will be furnished by the Chief Engineer for each particular tunnel requiring timbering and lining, and the work of placing and erecting the timbers shall be done in strict conformity with these plans and in a first-class, substantial and workmanlike manner, to the entire satisfaction of the Engineer. The Contractor will be required to protect the timbering when in place from the effects of blasting or other forms of damage, and to

replace at his own cost any timber which is shattered, crushed or materially damaged during any stage of the work.

- 86. Before the tunnels are accepted, their whole length must be entirely cleared of debris, rubbish and surplus material of every kind, and the bottom filling dressed off to the required grade, leaving side ditches of such width as may be directed by the Engineer.
- 87. All material excavated on the approach cuts to the tunnels and above the portals, will be paid for as grading excavation.
- 88. All timbers shall be of redwood, fir, pine, red spruce, or other timber of durable quality approved by the Engineer; it will be bid for separately and paid for by the thousand feet (board measure) for the amount left standing permanently in the work. All wrought iron or cast iron required will be paid for by the pound in place in the work.
- 89. The quality of masonry of whatever kind used in lining tunnels, shall be governed by the masonry specifications of the several classes, but a separate price shall be bid for masonry in tunnels together with their portals.
- 90. The vacancies behind the timber lagging or masonry walls, and above the arching must be filled with concrete or dry packing, or rubble or brick masonry as the Engineer may from time to time direct. Dry packing or rubble must be of hard, durable stone and well rammed in; a price shall be bid for dry packing, but other forms of packing shall be classified under the several heads of masonry in tunnels; the packing that may be required to fill falls or voids attributable to want of care on the part of the Contractor shall be placed by him, of the kind and in the manner directed by the Engineer and free of cost to the Railway Company.

NDATIONS BELOW WATER.

- 91. Foundations above water shall not the publication as perial classification, but all work of the several classes shall be included to the sequence specifications and be had for accordingly at the regular prices of grading, masonry or pile and treate without as the case may be.
- 92. Foundations below interstant include execution biles and pile driving and the enting off the same under water tighter from spacete and all work commenced therewish. The second prices paid for this class of work shall ever the out of all pumping, bailing, coffee dams, at the prices.
- 93. ons, and plans for the sam ngineer in all cases, they such depths as may be ne or the masonry, and in case of fo rock, the rock must be les the Engineer may direct, and when a lation cannot be foun he Engineer), there shall be sonable depth prepared tractor such ar foundations as the Engir
- 94. Timber foundations that required shall be such a still lingineer, by drawings or otherwise, may prescribe and will be paid to by the 1,000 feet (board measure). Skeet piling and other timber connected with confeddams shall be thus classified and paid to when left in the ground by order of the Engineer, or where its removal is impracticable.
- 95. All timber, piles and iron foundations shall conform to the general specifications governing
- possible, be deposited up the previously prepared foundation in the open air, the water being removed by pumping or otherwise for that purpose.
- If this method is impracticable, as judged by the Engineer, the concrete may under certain conditions be laid in water, using such appliances and working in such manner as the Engineer may direct.
- 97. Where pile foundations are used, the piles shall be driven to a firm, hard bearing, in a manner to provide sustaining power for the imposed loads (of which the Engineer shall be the judge).

PILE AND TRESTLE BRIDGING.

- 98. Pile and trestle bridging shall conform strictly to the detailed drawings furnished by the Engineer, and in all cases where figures are shown they will be taken in preference to scale.
- 99. Piles shall be driven on hard bottom or to such penetration as the Engineer shall determine, and the outside piles in bents shall be driven on a batter of one and one-half inches per foot when required.
- 100. The number and position of posts or piles will be indicated on the plans. No mortise or tenon work will be required. Connections will be made by sizing or dapping the timber where shown on the plans, and using screw bolts, drift bolts, dowels, separators and spikes as required.
- 101. The span between centers of pile or timber bents will usually be fifteen (15) feet, with stringers the length of two spans.
- 102. Caps and sills will usually be twelve (12) by fourteen (14) inch timbers, and posts will usually be twelve (12) by twelve (12) inch timbers, stringers of eight (8) by seventeen (17) inch timbers, ties of eight (8) by eight (8) inch timbers, guard rails of six (6) by eight (8) inch timbers, sway braces of three (3) or four (4) inch plank, but the sizes of these and all other timbers may be varied by the Engineer as required.

PIPE CULVERTS.

- 103. For drainage openings of a size not requiring arch culverts, or where suitable material is not available for stone box culverts, the Engineer may order cast iron pipe culvert openings varying from eighteen to forty-eight inches in diameter.
- 104. Cast iron pipes shall be thoroughly coated and be of what is known as first quality of regular manufacture. The thickness of shell shall, within these conditions, be specified by the Engineer, and it shall be paid for by the long ton in place.
- 105. The pipe shall be laid on lines and be firmly bedded as directed by the Engineer. The joints shall be carefully filled with cement mortar of good quality.
- 106. Parapet walls shall be built on the ends of all cast iron pipe culverts where required by the Engineer, the regular masonry specifications governing as to class and price.
- 107. Cast iron pipes shall usually be furnished in lengths of twelve feet, but to accommodate the length of culverts more nearly to the actual requirements, a certain number of six-foot lengths may be required by the Engineer, without additional cost per ton.
- 108. For certain small openings or drains, the Engineer may order vitrified tile pipe, usually twelve or eighteen inches in diameter; it shall be of the best quality, and shall be paid for by the lineal foot in place.

TIMBER CYLVERTS.

- or hewed timber on plane for public of him will be estimated by the Engineer, and will be built of either sawed or hewed timber on plane for public of him will be estimated by the 1,000 fort (board measure), and the price will cover and reclude the cost of all iron drift bolts and spikes entering into their construction. They will preferably be built of keeder out other approved imports will be used where directed by the Engineer.
- 110. The bottom of imper culverts will be paved with angular rock of enterties are laid close with a carefully laid curoing of larger sized rock at the discharge end. The price laid for paving which is same as that paid for right plant have will also be used for drainage as may be directed by the tagineer, and will be estimated and paid for by the 1,000 feet (board measure) the wide for which will include all necessary spikes and bods.

TIMBER PILES AND IRON

- ious classes of work sugar ne, yellow pine, Douglas fir, Colorad pine or ruce, (except bridge string ise ordered by the Engineer, shall b or such other timber as ma e approved . It must be sound, straight and free from sap, loose of grain nots and win defects that would impair its and durability. It must or hewed closed to dimensions with full nanlike manner, and both material
- 112. All piling used in the various classes of work shall be a sugar pine, yellow pine, Douglas fir, Colorado yellow pine or red spruce, or such attentions as may be approved by the Engineer. Piles must not be less than ten inches in diameter at the small end and four-ten inches at a point three feet from the butt. They must be so straight that no point in the center of the pile shall vary more than one-fourth of its diameter from a line passing from the center at one end to the center at the other. Ends must be square, all bark taken off, branches and knots trimmed close and finished in a workmanlike manner.
- 113. Wrought iron must be of the best quality of refined iron, capable of standing a tensile strain of 50,000 pounds per square inch; all cast iron must be well manufactured of good gray iron. Iron of both kinds to be made exact to the dimensions shown on plans. The labor of placing iron of whatever kind, is to be included in the price of timber in place.

GENERAL PROVISIONS.

- 114. Contractors shall not, by themselves nor by their agents, give or sell any ardent spirits to their workmen, or any person at or near the line of railway, nor allow any to be brought to the work by the laborers or by any other person.
- 115. The line will be divided into sections averaging about one mile in length, so arranged as to accommodate, as near as practicable, the economical distribution of material from excavations or required embankments. This will not prevent the removal of materials required for the roadbed or structures from one section to another whenever the Engineer may require.
- 116. Unless otherwise ordered by the Engineer, haul of materials from cuts will not stop at crossings of creeks and streams. If the Engineer sees fit, he may require a bridge or roadway made for very difficult crossings at the expense of the second party.
- 117. Excavations from prism of road, and loose or solid rock, wherever excavated, will be measured in place, excepting where the Engineer may judge best to do otherwise. The Engineer will take such measurements on all parts of work as he may deem best to secure correct estimates.

- 118. All masonry will be paid for by the cubic yard of twenty-seven cubic feet. No constructive or conventional measurements will be allowed, any rule or custom in the section of the country through which the road passes to the contrary notwithstanding.
- 119. No masonry of any kind shall be covered up until it has been inspected and accepted by the Engineer.
- 120. All materials will be subject to a rigid inspection, and any that have been condemned must be removed from the site of work immediately. The masonry will be built under the supervision of an Inspector, whose duty will be to see that the requirements of these specifications are carried out, but his presence is in no way to be presumed to release the Contractor in any degree from his obligations and responsibility.
- 121. No allowance will be made for timber, or work on same, used in scaffolding, forms for concrete, shoring or centering arches, excepting only timber, sheet piling or foundation plank necessarily, and by order of the Engineer, left in the ground.
- 122. Whenever work is required to be done, not described in these specifications or covered by the prices of contract, the Engineer shall fix such prices as he may deem just and equitable, and the Contractor shall abide by such prices, provided he commences work with a full knowledge of the same; but if the Contractor declines to execute such work at the price so fixed, then the Railway Company shall have power to enter into contract with any other person or persons for its execution. Nothing shall be deemed extra work that can be measured or estimated under these specifications.
- 123. It is hereby distinctly understood and agreed that, should the party of the second part require the party of the first part to lay and surface any portion of its track comprised within the limits of this contract, the price therefor shall be:

Four hundred (400) dollars per mile for tracklaying and three hundred and fifty (350) dollars per mile for surfacing, and that the specifications of this cortical shall apply thereto.

124. All ties must be made of Living timber, perfectly sound and rections fections.

The following bonds of simple will be accepted. While pede touches by supporter, yellow pine, and

spruce and redwood.

Ties may be either pole square newed or square sawed.

than seven (7) or more than twelve (12) inches wide on any part of the face. They must be well hewn or sawed on two sides only out of wind, ends cut square and bark removed; not over one-quarter (1/4) inch variation in thickness will be wind, nor over one-than variation in length from standard dimensions.

126 No. POLE TIFS to have a width of face not less than \$160 inches, and in other respects conform to specifications to No. 1 pole ties.

faces, and not less than eight (8) or more than twelve (12) inclus in whith. They must be well hewn on four sides out of wind and ends cut square, and free from sap except of corners, where not more than one (1) inches sides will be allowed and more one quarter (2) men variation to thickness will be allowed, nor over one (1)

- 128. No. 2 SQUARE LEW ED 14 By to have a width of face not less than seven (7) inches, and in other respects conform to specifications on No. 1 stuare moved dies.
- 129. No. 1 SQUARE SAWED These to be eight (8) feet long, and seven (7) inches thick between parallel faces, and eight (8) inches wide. They must have ends cut square and be full cornered, and free from sap, except on corners, where not more than one (1) inch of sap will be allowed; not over one-quarter (1/4) inch variation in thickness will be allowed, nor over one (1) inch variation in length from standard dimensions; while in width they may vary from one-quarter (1/4) inch under, to (1) inch over standard dimensions.
- 130. No. 2 SQUARE SAWED TIES to have a width of face of not less than seven (7) inches, and in other respects conform to the specifications for No. 1 square sawed ties.
- 131. Ties must be delivered on the premises of the Railway Company, at or above grade, and at such points as may be acceptable to the Railway Company, but not closer than eight (8) feet from the line of the rail. Ties of different woods and classes to be piled separately. All ties to be cross piled in stacks of one hundred (100) each, or as may otherwise be directed, and owner's name should be marked on each pile. Ties on cars must be delivered to the tracks of this Company, or to such other points as may be agreed upon free of freight charges.

Not over ten (10) per cent. of No. 2 ties will be accepted on an order for No. 1 ties.

SPECIFICATIONS FOR TRACK LAYING AND SURFACING.

1. TRACK LAYING.

132. Track laying will include all the work of laying the main track, sidings and other permanent tracks, frogs, switches, crossings, etc., together with laying and spiking the plank of road crossings wherever required, and trimming down or filling up the surface of the roadbed to bring it to the true grade, when such trimming or

filling does not exceed one-half foot in depth or height—but when it is more than one-half foot, the actual cost of the excess will be allowed.

- 133. The materials for track will be furnished by the Railway Company; also the necessary engines, cars (except iron cars) and men to operate them.
- 134. The Railway Company will furnish the necessary number of box cars to accommodate the laborers, such cars to be fitted up at the expense of the Contractor.
- 135. The Contractor will furnish all tools, including iron cars, and all supplies incidental to the work of track laying and providing for their laborers and animals.
- 136. The Railway Company will deliver on cars, as near as convenient, to the place where used, all materials for track brought from a distance by rail, or not delivered along the line of road. When from any cause materials are unloaded from cars at or near the end of track, the Contractor will unload and reload them at his own expense. When cross-ties are delivered along the line of road, Contractor will do all the handling required to put them in place in the track, including loading them on cars when necessary, to the extent of not less than 2,640 ties to the mile of track. If plated ties are used, they will be plated by the Railway Company, but any plates detached by handling will be replaced by the Contractor, or if necessary to remove plates from joint ties, the removing will be done by Contractor.
- 137. The road bed will first be brought to the correct grade as prescribed by the Engineer and made true and smooth by trimming or filling
- 138. The cross-ties on tangents with be laid at right angles with the center line of the Railway and with one end accurately lined. The best ties will be specified and laid under the joint set ariles and at the shoulders next to the joint ties. The best ties will be used and taid at the rate of not less than 2,640 per units, or one to every two feet of tracks.
- 139. Raile will be ladd with broken joints, the joints in one rail to to approximately opposite the conter of the opposite kill
 - 140. The rolling mil brands on rails will be laid inward
- 141. Hails will not be cut to equalize lengths, or for other purposes except by consent of the Engineer.

 A number of child of inequal lengths are provided and will be used, when necessary, to adjust the joints to their property of the constant as practicable.
- 143 Mail Soints will be lattled the middle of the joint ties and special care will be taken to select the widest and lest ties to lay of the joints.
- The rais will be laid at an equal distance from the other line on each side. They will be accurately wild to the prescribed gauge of the eight and one-half inches, except on certain curves, where a wideling of gauge will be made from three degrees upward as the line incer may direct.
- 144. In laying rails on the sign of the two (a) degrees, each rail must be curved as directed by the Engineer.

 In no case will forcing surfacing on sleeding the rails be though. A curving machine will be furnished by the Railway Company, which must be used by Compactor for curving rails. The rails will be laid with proper provision for expansion, as prescribed by the Engineer. Iron shims of proper thickness will be used for this purpose.
- 145. On curves, the outer rail will be elevated one inch for curves one degree or less, and at the rate of one-half inch for each additional degree of curvature until it is elevated four inches, beyond which it will not be raised except by order of the Engineer.
- 146. In putting on angle bars, care must be taken to get them in exact position with the holes properly matched; all joints must be full bolted and properly screwed up as the work progresses, the concave side of the nut to go against the plate.
 - 147. Great care must be taken to avoid bending rails in loading, unloading and handling them.
- 148. The rails will be full spiked throughout. Spikes must be driven perpendicular to the face of the tie, and shall alternate on opposite sides of the rail. Each spike shall be at least one inch from the center of the tie and not more than four inches from center to center of spike on a line parallel with the rail, and the two inside spikes near the same edge of the tie. Each spike shall be well driven, so as to hold the face of the tie firmly against the bottom of the rail, and so that the vertical face of the spike is against the flange of the rail.
- 149. On curves of more than four degrees, an additional spike in each tie shall be driven on the outside of outer rail. Brace chairs will be used when directed by the Engineer.

2. SURFACING TRACK.

150. The ties will be well bedded and tamped underneath along their whole length. The spaces between the ties will be filled with the best material that can be cast in from the adjacent sides, or otherwise as directed by the Engineer. No sod shall be used for filling track. When material at hand is unsuitable for filling track it will be hauled by train. The Railway Company will furnish train and trainmen, and the Contractor will load and unload the material at price to be agreed upon.

- 151. The filling will be made highest in the center, where, for two feet wide, or one foot each side of center line, it will be three (3) inches deep over top of cross-ties, and thence slope off each way to bottom ends of ties. The ends of all ties must be left just clear of the surface of the ground; and the roadbed outside and beyond the ends of ties must have a uniform, descending slope away from them, in order to allow water to flow away freely and prevent it from settling under or around the ties, or upon the roadbed.
- 152. All road or surface ditches will be left clear and free; so opened and extended as to allow the water at all times to flow freely away from the roadbed; and special care must be taken that side-ditches in all cuts are left unobstructed.
- 153. The side slopes and ditches must be left neat, smooth and free from all rubbish, materials or obstructions. Material for filling track must not be taken from side slopes of embankments within five feet of center line, unless embankments are above the proper grade. The top or surface of roadbed must be left of equal width on each side of the track as far as practicable, and not less than five feet wide on each side of center line in any case. In no case will Contractor be permitted to disfigure embankment in order to obtain material for surfacing.
- 154. The filling and surfacing must be kept well up with the track laying, and not allowed to be more than three miles behind at any time, except by consent of the Engineer. Any damage to track or otherwise, caused by or in consequence of the surfacing not being so kept up, must be made good by the Contractor.
- 155. When the surfacing is completed, the track must be left well lined, with a smooth, even surface, and so maintained by the Contractor until accepted by the Railway Company.
- 156. Track laying and surfacing will be accepted from the Contractor when completed in sections of twenty (20) miles each.
- 157. Track laying and surfacing track will be estimated by the lineal mile of fifty-two hundred and eighty (5,280) feet. Sidings will be estimated from head-block to head-block of switch.



INDEMNITY BOND

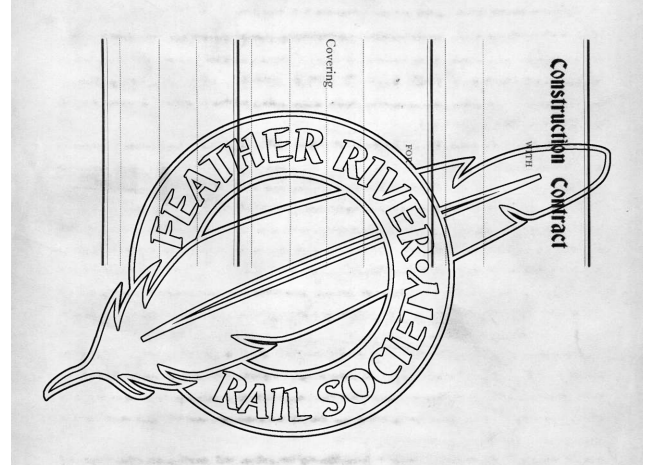
KNOW ALL MEN BY THESE PRESENTS, that we,
as principal and_
as sureties, are held and firmly bound unto WESTERN PACIFIC RAILWAY COMPANY, in the sum of Dollars, to be paid to the said WESTERN PACIFIC RAILWAY COM
PANY, its successors and assigns, for which payment, well and truly to be made, we bind ourselves, our
successors and assigns, jointly and severally, firmly by these presents. Sealed with our seals and dated
thisday of A. D. 19
WHEREAS,
WHEREAS,
ha entered into a contract with WESTERN PACIFIC RAILWAY COMPANY, bearing date the
day of A. D. 19, a copy of which contract is hereto attached
and by reference is made a part hereof.
Now, the Condition of this Objection is such that if the said
ALDUSA PAR
shall well and trul keep and reform all the terms and conditions of the said contract on part
be kept and performed and shall indemnify and save harmess the said WESTERN PACIFIC RALLWAY
COMPANY from And against any and all claims, demands on lieus whatsoever for materials furnished for
and used in, and for the performed and furnished unity in the construction of said work above
referred to, and shall remnify and hold said trespettin PACIFIC RAID AY COMPANY harmless and free
from all liability wall injuries to one persons, as provided in said contract, and also any and al
damage to property, as protect in said contract, then the obligation shall be of no effect, but otherwise is
shall repain in full force and effect.
is mutually agreed and made a condition hereof that any change in the pature, extent and time for perform
and of the work to contract, that may be made under you who by sontained in the contract, and that any
change in the method or amounts of property whicher of lates installments, proportions or of the gross
price, prescribed by the contract, whether any such change to authorized therein or not, if made by agreement between
and the WESTERN PACIFIC RAILWAY COMPANY, may be made without affecting the obligation of the
sureties upon the bond, and that this bond shall cover any work which may be extra to the contract, as well as
work specifically provided for therein.
In Witness Whereof,
has by its President and Secretary, who are thereunto duly authorized, signed its corporate name and affixed its
corporate seal
the date first above written.
360000000000000000000000000000000000000



INDEMNITY BOND



INDEMNITY BOND



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