

Marion County OREGON

General Provisions

Public Works Land Development Engineering & Permits 5155 Silverton Rd NE Salem, OR 97305 Ph. (503) 584-7714; Fax (503) 373-4418 http://co.marion.or.us/PW/Engineering/

GENERAL PROVISIONS

General

- 1. Email start notice to mcldep@co.marion.or.us 48 hours prior to start of work and 24 hours prior to pouring concrete for forms inspection. The contractor's I.D. sign must be in place before notification. See attached requirements for I.D. signs.
- 2. Traffic control shall conform to the requirements of the Manual on Uniform Traffic Control Devices (MUTCD) and the Oregon Temporary Traffic Control Handbook (OTTCH) prepared by ODOT for specifications, unless otherwise noted.
- 3. Maintain local access at all times and provide safe pedestrian access.
- 4. Pavement cutting will not be allowed without prior approval. Open cuts of pavement within travel lanes shall be patched with cold mix or covered with pinned steel plates and ramped with cold mix to accommodate traffic overnight or until the final hot patch is constructed.
- 5. Oregon State Law requires you to follow rules adopted by the Oregon Utility Notification Center (OUNC). Those rules are set forth in OAR 952-001-0010 through OAR 952-001-0900. You may obtain copies of the rules by calling the center. The telephone number for the Oregon Utility Notification Center is (503) 232-1987.
- 6. Systems built to be maintained by Marion County must function adequately as planned for a period of one (1) year as a warranty period. All pavement cuts shall be guaranteed against settlement for a period of one (1) year. All

- area within the public right-of-way disturbed by the project shall be restored to the same or better condition.
- 7. A copy of an approved permit must be on the job at all times that work is being performed. The copy shall be presented when requested by a Public Works employee.
- 8. Marion County will not be responsible for damage to any facility due to normal maintenance by road crews if facility is not located in accordance within the permit and/or has less than minimum cover.
- 9. Permitted construction that is not completed by the permit expiration date shall be subject to completion by the county at the applicant's expense and/or may be referred to county code enforcement office for compliance.