

**SECTION 01 31 13**

## COORDINATION

Last Updated: March 3, 2014

Except where changes have been made below, reference APWA Utah Standard Specification Section 01 31 13 COORDINATION.

General modification: Any location within the specification where OWNER is mentioned replace with DISTRICT.

General modification: Any location within the specification where ENGINEER is mentioned it should be noted that depending on the project or right-of-way license application the ENGINEER may be a DISTRICT employee.

Modify language in Section 1.1 A as follows:

- A. Coordination among LICENSEE, LICENSEE's Contractor, CONTRACTOR's employees and Subcontractors, and any utility company, separate contractor, property owner, DISTRICT, and authority having jurisdiction.

Add the following to Section 1.7:

E. The Salt Lake Aqueduct (SLA) and Point of the Mountain Aqueduct (POMA) are pipelines that remain in service year-round or need to be placed in service quickly and are critical to the water supply of hundreds of thousands of people. **Service interruptions of either the SLA or POMA must be expressly authorized by DISTRICT'S General Manager, and are not permitted except in very extraordinary circumstances.** Unauthorized interruptions to service of the SLA or POMA will not be tolerated and could result in the responsible party paying any and all incidental and consequential damages including, but not limited to:

1. Lost revenue from water sales;
2. Engineering personnel time;
3. Operation and maintenance personnel time;
4. All costs required to return the affected pipeline back to its full service capacity;
5. Any costs incurred by DISTRICT's member cities that are over and above the normal costs associated with the affected pipeline;
6. The value of the water which could not be used due to the interruption; and
7. Third party claims tied to lack of water.

F. **Unauthorized interruptions of service will likely result in criminal and civil actions, particularly if determined to be willful or negligent. DISTRICT will participate in, and direct vigorous enforcement activities against, any**

**persons who cause, or who are associated with causing, any unauthorized interruptions in service of the SLA or POMA.**

Add Section 1.8 to **Part 1** as follows:

**1.8 COORDINATING WITH DISTRICT**

**A. Prior Notice:**

1. Following the issuance of an License Agreement, Temporary Use Permit or Notice to Proceed the LICENSEE or CONTRACTOR shall invite DISTRICT to any Pre-Construction Meeting.
2. The LICENSEE or CONTRACTOR shall contact DISTRICT either in writing or by phone at least one week in advance of any planned test excavation or construction activities within DISTRICT rights-of-way.
3. LICENSEE or CONTRACTOR shall give DISTRICT 2 to 7 working Days notice prior to the commencement of construction work within DISTRICT rights-of-way.
4. For specific requirements on test excavations and potholing refer to Section 31 23 16 EXCAVATION.

**B. Record Drawings:** Within 30 days of completion of construction, the LICENSEE or CONTRACTOR shall provide DISTRICT 1 physical copy and one electronic copy (in a format acceptable to DISTRICT) of record drawings. The record drawings shall include, but not be limited to, X,Y,Z GPS coordinates of DISTRICT facilities, utility crossings, manholes, drains, power poles, etc. A topographic survey shall be completed to document any changes to grade.

**C. Construction Activities:**

1. LICENSEE shall designate a representative for field operations who shall be the sole representative of the LICENSEE or CONTRACTOR and all of LICENSEE's or CONTRACTOR's contractors and Subcontractors in dealings with DISTRICT, and shall provide their name, mailing address, email address, and telephone number to DISTRICT prior to commencement of construction.
2. LICENSEE shall limit construction to approved plans and specifications.
3. All activities within Aqueduct Corridors shall comply with the requirements found in DISTRICT Construction Standards.
4. LICENSEE shall notify DISTRICT upon completion of construction.
5. Within 60 days after conclusion of construction operations, all construction equipment, materials, and related litter and debris, including vegetative cover accumulated through land

clearing, shall be disposed of in an appropriate manner away from DISTRICT rights-of-way.