Purpose
This construction Bulletin provides an update to the summary of the revisions to the change order process that were effective August 3rd, 2015 when the updated versions of the Standard Specifications and Construction Manual were released.

Guidance and Background
A statewide survey and subsequent 3-day lean workshop was performed last winter to identify potential improvements to the change order process. The intent of this effort was to develop a more efficient process, reduce agency risk, ensure the steps in the process add value and provide payment to Contractors in a timelier manner. The lean workshop included representatives from each region generating over 40 ideas with several key changes selected for implementation at this time.

The following is a summary of the changes being implemented, further details have been provided as part of the noted August updates:

1. Region Execution Authority Level:
   The execution authority level for Regions has been increased to $500,000. This increase in execution authority comes with the added obligation to seek FHWA approval. FHWA approval is required under the following conditions; contracts with full federal oversight with a change order value equal or exceeding $200,000. Approval per the change order checklist, as applicable, is required prior to seeking FHWA approval.

2. Execution Authority:
   Execution authority has been simplified to two levels; HQ Construction Office and Region. The Regional Administrators may further delegate the region’s execution authority in writing, in whole or part, to those responsible for administering the construction program but no further than the assistant project engineers.

3. Minor Changes:
   The limits for Minor Changes have been increased to $25,000 and up to 3 plan sheets. Minor changes will continue to be documented using the Minor Change form.

4. Change Order Endorsement:
   If endorsement by the contractor is not received within the required 14 days, WSDOT may process the change unilaterally and it is binding on the contractor. This 14 day response time is only enforceable if the terms of the change order have been previously agreed to in writing by the Contractor. The greatest anticipated benefit will be no cost change orders.

5. Electronic Processing:
   On average 2200 paper copy change orders are being processed annually. Several non-value added steps result in 150,000 to 200,000 pages of material being generated and handled multiple times. The long term goal is to move to an all-electronic process including e-signatures. As an interim step in that direction all change orders will be submitted to the region’s Assistant State Construction
Engineer (ASCE) at Headquarters Construction via e-mail with the original with the wet signature to follow via mail, to be routed to the project permanent records.

6. Change Order Memos:
The information previously captured in a memorandum will now be filled out on a standardized form and will become the cover sheet for change order transmittals. This form is called the Change Order Record (Form 422-002) and replaces the memorandum. This again is an interim step in moving towards all electronic processing.

7. Change Order Log:
A standardized change order log has been developed for use statewide to track and communicate change order status for all Contracts. This change will take advantage of a standardized tool for tracking data statewide. An office may continue using a different tool provided it captures the same information shown in the standardized log. Not only is this a tool for tracking and communicating the status of change orders but provides a tool for offices to prioritize their efforts and measure performance. Most of the information shown in the excel log is also captured in CCIS, therefore it may make sense for an office to use CCIS for this purpose. One caution in using CCIS is if a change is entered, but is never executed; it needs to be removed from the system. Use of the standardized tool and tracking effort is at the Project Engineer’s discretion.

8. Prompt Payment:
A commitment on WSDOT’s behalf is to apply a 1% simple interest rate on any owed but unpaid balance due beyond 30 days of when the contract provides for payment of the completed, acceptable, change order Work. The 1% interest is an obligation under law should the conditions warrant and the interest be requested for a change. Payment of eligible interest is not subject to dispute.

9. Execution Prior To Work:
All changes require execution prior to the work being performed unless otherwise approved as an exception. To do so approval(s) per the checklist need to be in place and the executing authority must approve and accept responsibility for such exceptions prior to beginning the work.

10. CCIS Input:
To eliminate duplicative efforts and conflicting information only one CCIS input is required which takes place after the change order has been executed. The intent with one CCIS input is to eliminate “ghost” change orders, inconsistencies, inaccurate information and duplication of effort. If CCIS is chosen for tracking purposes then the Project Engineer needs to manage accordingly.

11. Change Order Approvals:
Emphasis shall be placed on attaining checklist initiated change order approvals at the time the change is initially identified.

12. Change Order Checklist:
A few notable changes have been made to the change order checklist (Form 422-003), some of which have been identified above. Additional significant changes include the following:

A. Deletion of approval item “Region Generated Specifications.” The approval item for all specification-related changes now reads “Change to Contract Provisions or Standard Plans” which requires approval from Headquarters Construction.

B. Material or product substitutions now exempt specific low risk items, including items associated with Standard Specification Sections 6-07, 8-01, 8-02, 8-12, 8-18 and 8-20. At their discretion, the Project Engineer is responsible for verifying these change types with the appropriate subject matter expert. A few items associated with the noted Standard Specification Sections may be considered moderate or high risk. Project Engineer’s shall consult with subject matter experts prior to approving any substitutions involving materials outside their area of expertise. Be advised that a PE’s approval of a substitution carries the same liability and as a professional requires the appropriate standard of care.

C. Approval of structural changes in roadway sections is now provided by the Headquarters Construction Office. Any such approval requests will require concurrence or a recommendation from the Engineer of Record responsible for the original design being changed. Any revised plan sheets should be stamped accordingly.

**Additional Information**

The modifications to the change order process described previously are considered as only an initial effort. It is anticipated that this effort will continue to evolve to further streamline the process, reduce agency risk and eliminate non-value added steps. Your comments and suggestions are encouraged.

In accordance with this Construction Bulletin you may initiate any of the changes immediately as your contracts allow. Some of the changes require new contract specifications or procedures defined in the form of construction manual language. Contracts executed after August 3rd, 2015 will include the updated versions of the Standard Specifications and Construction Manual incorporating the described changes.

If you have any questions, contact Mike Fleming, (360) 705-7830.