

SECTION 213—TEMPORARY PROJECT AIR POLLUTION CONTROL

213.1 DESCRIPTION—This work is disposal of burnable spoils by the use of an open-pit incinerator, by removal, or by other acceptable disposal methods.

213.3 CONSTRUCTION—Do not perform this work without before obtaining written authorization from the Deputy Secretary for Highway Administration or authorized designee and, if applicable, FHWA.

(a) General. Use temporary air pollution control measures whenever burning is prohibited because it violates the Air Pollution Control Act (Act 245), as approved October 26, 1972, or as amended.

(b) Open Pit Incinerators. The DEP will allow the operation of an air curtain destructor (open pit incinerator), as defined in Title 25, Section 129.14, of the Rules and Regulations of the DEP. Use the destructor for destroying wood waste generated by clearing and grubbing operations. If operating this unit creates an air pollution problem, the DEP will take enforcement action.

213.4 MEASUREMENT AND PAYMENT—Dollar

The proposal will include an item and a predetermined amount of money for Temporary Project Air Pollution Control. The contract item will have a unit of measure of Dollar, a unit price of \$1.00, and a quantity equal to the predetermined amount.

Due to the contingent or unpredictable nature of the work being performed, the provisions of Section 110.02(d) are not applicable to this item.

Measured and paid for, under the Temporary Project Air Pollution Control item as follows:

(a) Negotiated Price. At a price agreed upon with the Department, before performing the work. If applicable, agreement is also required with FHWA.

(b) Force Account Basis. [Section 110.03\(d\)](#)