

PUBLIC HIGHWAY IN THIS STATE; OR

(4) ONE TERMINUS WITHIN AN AREA IN THIS STATE THAT THE ADMINISTRATION RECOGNIZES AS A PRINCIPAL TRAFFIC GENERATING CENTER OR AT OR NEAR A PUBLIC HIGHWAY IN THIS STATE AND THE OTHER TERMINUS AT THE BOUNDARY OF ANOTHER STATE CONNECTING WITH A HIGHWAY RECOGNIZED BY THE ADMINISTRATION AS A PRINCIPAL TRAFFIC DISTRIBUTION, COLLECTION, OR DISPERSAL ARTERY.

REVISOR'S NOTE: This section presently appears as Art. 89B, §12.

The more general term "area" is substituted for present references to a "city or town" since the words "city" and "town" are not really meaningful under the laws of this State and could be interpreted erroneously to refer only to "municipal corporations". Such an interpretation would be far too narrow.

The only other changes are in style.

8-320. CONSTRUCTION PLANS; PLATS; ESTIMATES — PREPARATION.

(A) CONSTRUCTION PLANS.

BEFORE ANY PROPERTY IS CONDEMNED UNDER THIS PART, THE ADMINISTRATION SHALL:

(1) COMPLETE APPROPRIATE ENGINEERING AND OTHER STUDIES; AND

(2) PREPARE A CONSTRUCTION PLAN THAT SHOWS:

(I) THE LOCATION OF THE HIGHWAY TO BE CONSTRUCTED, IMPROVED, OR RECONSTRUCTED;

(II) THE LENGTH OF THE CONSTRUCTION; AND

(III) THE WIDTH OF THE RIGHT-OF-WAY NECESSARY FOR THE CONSTRUCTION.

(B) PLATS.

AFTER PREPARING THE CONSTRUCTION PLAN, THE ADMINISTRATION SHALL PREPARE PLATS THAT INCLUDE:

(1) THE CONSTRUCTION PLAN;

(2) THE FEE SIMPLE AND EASEMENT AREA TO BE ACQUIRED, BY SHOWING:

(I) THE CENTER LINE OF THE CONSTRUCTION;

(II) THE LENGTH AND TERMINI OF THE CONSTRUCTION; AND