§ 35.935–10 Copies of contract documents.

In addition to the notification of project changes under §30.900 of this chapter, a grantee must promptly submit to the Regional Administrator a copy of any prime contract or modification of it and of revisions to plans and specifications.

§ 35.935–11 Project changes.

(a) In addition to the notification of project changes required under §30.900–1 of this chapter, the Regional Administrator’s and (where necessary) the State agency’s prior written approval is required for:

(1) Project changes which may—
   (i) Substantially alter the design and scope of the project;
   (ii) Alter the type of treatment to be provided;
   (iii) Substantially alter the location, size, capacity, or quality of any major item of equipment; or
   (iv) Increase the amount of Federal funds needed to complete the project.

However, prior EPA approval is not required for changes to correct minor errors, minor changes, or emergency changes; and

(2) Subagreement amendments amounting to more than $100,000 for which EPA review is required under §§35.937–6(b) and 35.938–5 (d) and (g).

(b) As a minimum, the plan shall include provision for:

(1) An operation and maintenance manual for each facility;
(2) An emergency operating and response program;
(3) Properly trained management, operation and maintenance personnel;
(4) Adequate budget for operation and maintenance;
(5) Operational reports;
(6) Provisions for laboratory testing and monitoring adequate to determine influent and effluent characteristics and removal efficiencies as specified in the terms and conditions of the NPDES permit;
(7) An operation and maintenance program for the sewer system.

(c) Except as provided in paragraphs (d) and (e) of this section, the Regional Administrator shall not pay—

(1) More than 50 percent of the Federal share of any step 3 project unless the grantee has furnished a draft of the operation and maintenance manual for review, or adequate evidence of timely development of such a draft; or
(2) More than 90 percent of the Federal share unless the grantee has furnished a satisfactory final operation and maintenance manual.

(d) In projects where segmenting of an operable treatment works has occurred, the Regional Administrator shall not pay—

(1) More than 50 percent of the Federal share of the total of all interdependent step 3 segments unless the grantee has furnished a draft of the operation and maintenance manual for review, or adequate evidence of timely development of such a draft; or
(2) More than 90 percent of the Federal share of the total of all interdependent step 3 segments unless the grantee has furnished a satisfactory final operation and maintenance manual.

(e) In multiple facility projects where an element or elements of the treatment works are operable components and have been completely constructed and placed in operation by the grantee, the Regional Administrator shall not make any additional step 3 payment unless the operation and maintenance manual (or those portions associated with the operating elements of the treatment works) is provided.