GENERAL SPECIAL PROVISIONS FOR ALL PROJECTS 2001 STANDARD SPECIFICATIONS

SECTION 101 - DEFINITIONS AND TERMS

- 1. $\underline{101.01}$ ABBREVIATIONS, is hereby modified by adding the following (in alphabetical order) to the existing list of abbreviations:
 - T Metric Ton
- 2. $\underline{101.02}$ DEFINITIONS, is hereby modified by deleting the definition for ACCEPTANCE DATE in its entirety and replacing it as follows:
 - ACCEPTANCE DATE Date in the Completion and Acceptance memo on which designated responsible Agency personnel have accepted the completeness and quality of all material incorporated in and work performed to complete the project(s).
- 3. $\underline{\text{101.02 DEFINITIONS}}$, is hereby further modified by deleting the definition for $\underline{\text{COMPLETION DATE}}$ in its entirety and replacing it as follows:
 - $\underline{\text{CONTRACT}}$ $\underline{\text{COMPLETION}}$ $\underline{\text{DATE}}$ The calendar date by which the work contemplated shall be completed.
- 4. <u>101.02 DEFINITIONS</u>, is hereby still further modified by deleting the definition for ESCROW in its entirety.
- 5. $\underline{101.02}$ DEFINITIONS, is hereby still further modified by deleting the definition for $\underline{\text{METRIC TON}}$ in its entirety and replacing it as follows:
 - $\underline{\text{METRIC TON}}$ A unit of measure equivalent to 1000 kg, denoted in Contract Documents as "Metric Ton" or "T." See also $\underline{\text{TON}}$.
- 6. $\underline{101.02}$ DEFINITIONS, is hereby still further modified by adding the following definitions:

 - $\frac{\text{AUTHORIZED REPRESENTATIVE}}{\text{Contract Administration having the legal authority to sign Contract Documents on behalf of the Contractor.}$
 - $\overline{\text{FINALS}}$ ENGINEER: The duly authorized Agency Representative of the Construction Section.
 - $\overline{\text{DIRECTOR}}$ OF PROGRAM DEVELOPMENT Director of all personnel of the Agency of Transportation in the areas of project design and construction.
 - Wherever the terms "Director of Project Development," "Chief Engineer," "Director of Engineering and Construction," or "Director of Construction and Maintenance" appear on the Plans, in any Specification or in the Contract Documents, they shall be read as, and shall mean, "Director of Program Development."

SECTION 102 - BIDDING REQUIREMENTS AND CONDITIONS

7. 102.17 ESCROW ACCOUNT, is hereby deleted in its entirety.

SECTION 103 - AWARD AND EXECUTION OF CONTRACT

8. $\underline{103.10}$ STATE SALES TAX, is hereby deleted in its entirety and replaced with the following:

103.10 STATE SALES TAX. Contractors are not required to pay the Vermont sales tax for materials incorporated into a state funded project completed on property owned or held in trust for the benefit of any governmental body or agency and used exclusively for public purposes or owned or held in trust for the benefit of any organization holding a valid Exemption Certificate [see Vermont Sales and Use Tax Regulations No. 226-2 and 226-7 and 32 V.S.A. Section 9743(4)] and used exclusively in the conduct of its business or purpose, or for materials incorporated in a rail line in connection with the construction, maintenance, repair, improvement or reconstruction of the rail line [see 32 V.S.A. Section 9741(44)].

Therefore, no sales tax shall be included in the cost of these materials.

Contractors are responsible for maintaining records sufficient to justify eligibility for sales tax exemption. Forms for maintaining these records are available from the Vermont Department of Taxes.

9. <u>103.11 INSURANCE</u>, is hereby modified by replacing the third and fourth paragraphs of Part (e) with the following paragraphs:

The contractual liability insurance requirements detailed in the Contract Documents, including Subsection 107.16, are to indemnify, defend, and hold harmless the Municipality(ies), the State, the Agency, and railroad(s), as applicable, and their officers, agents, representatives, and employees, with respect to any and all claims, causes of actions, losses, expenses, or damages that arise out of, relate to, or are in any manner connected with the Contractor's work or the supervision of the Contractor's work on this project.

Each policy shall name the Municipality(ies), the State, the Agency, and railroad(s), as applicable, as additional insureds for actions, losses, expenses, or damages that arise out of, relate to, or are in any manner connected with the Contractor's work or the supervision of the Contractor's work on this project.

SECTION 105 - CONTROL OF THE WORK

10. $\underline{105.01}$ AUTHORITY OF THE ENGINEER, is hereby modified by adding the following paragraph:

As they appear in these specifications, phrases like "approval of the Engineer," "as ordered by the Engineer," "with the consent of the Engineer," and any similar phrase indicating acceptance or direction by the Engineer shall not supercede any requirement of the Contract that the Contractor meet all contractual obligations, including but not limited to, compliance with permit conditions and applicable laws, rules, regulations, ordinances and bylaws.

- 11. 105.05 COORDINATION OF PLANS, STANDARD SPECIFICATIONS, SUPPLEMENTAL SPECIFICATIONS, SPECIAL PROVISIONS, AND GENERAL SPECIAL PROVISIONS, is hereby deleted in its entirety and replaced with the following:
- 12. 105.05 COORDINATION OF PERMITS, SPECIAL PROVISIONS, DETAIL PLANS, GENERAL SPECIAL PROVISIONS, STANDARD PLANS, SUPPLEMENTAL SPECIFICATIONS

 AND STANDARD SPECIFICATIONS. These Project Permits, Special Provisions, Detail Plans, General Special Provisions, Standard Plans, Supplemental Specifications, Standard Specifications, and all supplemental documents are essential parts of the Contract, and a requirement occurring in one is as binding as though occurring in all. They are intended to be complementary and to describe and provide for a complete work. In case of discrepancy, precedence of the Contract Documents will be determined in the following order:

Contract Document Precedence

- (a) Project Permits
- (b) Special Provisions
- (c) Detail Plans
 - (1) Calculated Dimensions
 - (2) Scaled Dimensions
- (d) General Special Provisions
- (e) Standard Plans
 - (1) Calculated Dimensions
 - (2) Scaled Dimensions
- (f) Supplemental Specifications
- (g) Standard Specifications

The Contractor shall take no advantage of any apparent error or omission in the Contract Documents. In the event that the Contractor discovers an error or omission, the Contractor shall immediately notify the Engineer.

The Engineer will make such corrections and interpretations as deemed necessary for fulfilling the intent of the Contract Documents. When there is an apparent absence or mention of any detail or an apparent omission of a detailed description relative to any point or feature in the Contract Documents, the detail or description shall be interpreted/understood in accordance with the best general engineering and construction practice.

Other specifications (e.g. ASTM, NDS, CRSI, ACI) cited by reference shall become effective only if the work or material covered by them is not included in the Contract Documents. Specifications so referenced shall be the latest revision in effect on the date of advertisement for bids.

13. 105.20 CLAIMS FOR ADJUSTMENT AND DISPUTES, is hereby modified by being deleted in its entirety and replaced with the following new Subsection 105.20 CLAIMS FOR ADJUSTMENT as follows:

14. 105.20 CLAIMS FOR ADJUSTMENT.

- (a) General. If the Contractor believes additional compensation is due for work or materials not clearly covered by the Contract, for encountering conditions substantially different than represented by the Contract, or for work and materials not ordered by the Engineer as an extra as defined herein, the Contractor shall notify the Engineer in writing of the specific intention to make a claim for such additional compensation prior to beginning the work on which the claim will be based. If the Engineer is not afforded proper written notice of intent by the Contractor, the Contractor hereby waives any claim for additional compensation.
- (b) Contractor's Obligation. Upon providing the notice of intent, the project Superintendent shall commence daily records for all labor hours, equipment hours (idle and operating), and materials involved with the work under contention, and the Superintendent shall submit the daily record to the Engineer. These records will be used to evaluate the claim, if necessary, at a later date.
- (c) Procedure. Written notification of a claim by the Contractor or the fact that the Engineer has documented an accurate account of a claim shall not be construed as proving the validity of the claim. Claims must be judged by the Construction Engineer. Should a claim be judged in favor of the Contractor, it will be allowed and paid as provided in the Contract. Should a claim be denied by the Construction Engineer, the Contractor may appeal to the Director of Program Development.
- (d) Appeal to the Director of Program Development. Appeals shall be judged by the Director of Program Development. Should an appeal be judged in favor of the Contractor, it will be allowed and paid as provided in the Contract. Should a claim be denied by the Director of Program Development, the Contractor may appeal under Subsection 105.02.
- (e) Time for Claims; Appeals. Notwithstanding any other provision of law, case law, regulation, or the Contract, all claims by the Contractor shall be submitted in writing within 90 calendar days after the Acceptance Date of the project or within 90 calendar days of the notification in writing of the specific intention to make a claim, whichever occurs first, and not thereafter. However, if the disputed work lasts more than 90 days after such notification, the Contractor shall submit a request to extend this period prior to the expiration of the 90 days, and shall make additional requests as necessary, until the work has been completed. Notwithstanding any other provision of law, case law, regulation, or the Contract, an appeal shall be made within 30 calendar days of denial, and not thereafter.

(f) Mediation; Cost. If the Contractor appeals a decision by the Director of Program Development pursuant to Subsection 105.02, prior to the Transportation Board hearing the claim, the Agency and the Contractor may agree to submit the claim to mediation before a mediator acceptable to both parties. The costs of mediation shall be shared equally by the Agency and the Contractor.

SECTION 106 - CONTROL OF MATERIAL

- 15. <u>106.09 STOCKPILING OF MATERIALS</u>, text is hereby deleted in its entirety and replaced with the following:
 - (a) Ordering Materials; Stockpiling Authority. The Contractor is urged to place orders for materials with producers and suppliers as early as practical so that delays may be kept to a minimum.

The Contractor may submit a written request to the Agency to pay for stockpiled material.

The Engineer may authorize payment for the Contractor's cost of materials, including freight.

The Agency may deny any and all requests to stockpile materials and to make stockpile payments.

- (b) Request and Procedure; Criteria. To request stockpiling, the Contractor shall submit the following for consideration by the Agency:
 - 1. Listing of material(s) by specific Contract pay item and quantity to be stockpiled;
 - Invoice for all materials, or a receipt for delivery;
 - 3. Drafts of documents that show that ownership of the material(s), without encumbrances, will be in the name of the Contractor and will be for the benefit of the Agency;
 - 4. Appropriate certifications and/or passing samples as required for the specific material(s);
 - 5. Statement that the material shall be clearly marked so as to easily identify the project in which the material will be incorporated and shall be available for inspection by the Agency; and
 - 6. The location where and condition(s) under which the material will be stockpiled.

The storage location and security of the stockpiled material(s) shall be the responsibility of the Contractor.

- (c) Raw Materials. In addition to the criteria set out above for other materials, raw material stockpiles shall be approved by the Director of Program Development and meet the following additional criteria:
 - 1. The various components of the finished product shall include all of the appropriate certifications, passing samples, passing tests, and any other documentation that may be required to certify that the materials are acceptable; and
 - Any other criteria the Engineer deems necessary to allow for payment.
- Cap; Payment to Supplier; Charge Back; Minimum to Stockpile. Payment will be made for the invoiced amount, not to exceed 75% of the total Contract bid amount for each specific item for which stockpiling is allowed; the quantity of stockpiled material shall not exceed the Contract quantity for the specific item. The Contractor shall furnish the paid invoice within 28 calendar days after the cutoff date for the estimate in which the stockpile amount is paid. If the Contractor fails to furnish the paid invoice within this time limit, the amount of the stockpile payment shall be deducted from one or more subsequent payments. Under no circumstances shall stockpiling be allowed for an item with a Contract bid amount totaling less than \$25,000.

The stockpile credit amount shall be reduced once installation of the item begins, and the reduction shall correspond with the installation and payment of the specific stockpiled item.

The Contractor may request an exception to the 75% cap; any such request shall be included in the original request for stockpile and shall include all information to support the request.

- (e) Finished Product. Payment for stockpiled materials shall not relieve the Contractor from providing an acceptable finished product or from its responsibility for the condition of the materials as specified elsewhere in the Contract. Any defects, flaws, or poor craftsmanship shall be the responsibility of the Contractor and shall be corrected to the Agency's satisfaction at the Contractor's expense.
- (f) Material or Energy Shortage. In the event that unreasonable delays or changes in the work occur as a result of a material or energy shortage, the Contractor shall notify the Agency in writing. If, in the opinion of the Director of Program Development, the Contractor's argument has merit, alternate methods of construction, substitution of materials, or an extension of time may be authorized.

SECTION 107 - LEGAL RELATIONS AND RESPONSIBILITY TO THE PUBLIC

16. 107.01 LAWS TO BE OBSERVED, is hereby modified by adding the following paragraphs:

The Contractor, by signing this Contract, agrees to comply with the Americans with Disabilities Act of 1990 and to assure that individuals with disabilities have equal access to the services, programs and employment activities/opportunities offered by the Contractor under this Contract.

The Contractor, by accepting and signing the Contract, agrees to fully comply with the provisions of 9 V.S.A. Chapter 102, also referred to as Act No. 74 of 1991 or the Prompt Payment Act, as amended.

On all federal-aid and state funded contracts, the Contractor, during the life of the Contract and on a monthly basis, shall submit electronically, a listing of payments to subcontractors on the form specified by the State and made available at:

http://www.aot.state.vt.us/dbe/login.asp. Electronic reports shall be filed with the VAOT Office of Civil Rights by an authorized representative and received in the VAOT Office of Civil Rights on or before the tenth working day after month end. Contractors without access to the internet shall obtain and submit manual reports to the VAOT Office of Civil Rights. Manual reports shall be signed by an authorized representative, sent to the VAOT Office of Civil Rights, and postmarked on or before the tenth working day after month end. There shall be no direct compensation allowed the Contractor for this work, but the cost thereof shall be included in the general cost of the work.

In accordance with 9 V.S.A. Section 4003, notwithstanding any contrary agreement, payments made to subcontractors after seven days from receipt of a corresponding progress payment by the State to the Contractor, or seven days after receipt of a subcontractor's invoice, whichever is later, violate this agreement.

Violations shall be reported to the VAOT Office of Civil Rights for review. Failure to resolve disputes in a timely manner may result in a complaint made to the VAOT Pre-qualification Committee. In the Committee's judgment, appropriate penalties may be invoked for failure to comply with this specification. Penalties may include suspension, reduction or revocation of the Contractor's pre-qualification rating.

This clause shall be included in the prime Contractor's Contract made with all of its subcontractors.

- 17. <u>107.16 RESPONSIBILITY FOR DAMAGE CLAIMS</u>, text is hereby deleted in its entirety and replaced with the following:
 - General. The Contractor shall defend, indemnify and save harmless (a) the Municipality(ies), the State, the Agency, and railroad(s) and all their officers, agents, and employees from all suits, actions, or claims of any character, name, and description brought for or on account of any injuries or damages received or sustained by any person, persons, or property that arise out of, relate to, or are in any manner connected with the Contractor's work or the supervision of the Contractor's work on the project; or by or in consequence of any neglect in safequarding the work; or through use of unacceptable materials in constructing the work; or by or on account of any act of omission, neglect, or misconduct of the Contractor; or by or on account of any claims or amounts recovered for any infringement of patent, trademark, or copyright; or from any claims or amounts arising or recovered under the Workers Compensation Act, or any other law, bylaw, ordinance, order or decree. So much of the money due the Contractor under and by virtue of the Contract, as shall be considered necessary by the Agency for such purpose, may be retained for the use of the State. If no money is due, the Contractor's surety shall be held until such suit or suits, action or actions, or claim or claims for injuries or damages, as aforesaid, shall have been settled and suitable evidence to that effect furnished to the Agency.
 - (b) <u>Damage Claims Procedure</u>. With regard to each and every damage claim relative to the project, the Contractor shall:
 - (1) Pay, settle, or otherwise resolve the claim;
 - (2) Provide the claimant with an approved damage claim form for the submission of damage claims to the Contractor with a copy to the Agency;
 - (3) If not paid or settled within 30 days of receiving notice of the claim, the Contractor shall submit the damage claim to the appropriate insurance carrier of the Contractor with a copy to the Agency; and
 - (4) Treat all damage claimants politely and respectfully.
- 18. $\underline{107.24}$ INTEREST, is hereby made a new subsection of SECTION 107 LEGAL RELATIONS AND RESPONSIBILITY TO THE PUBLIC as follows:
- 19. <u>107.24 INTEREST</u>. Notwithstanding any statutory or other provisions to the contrary, interest on monies owed pursuant to the Contract shall be paid as follows:
 - (a) Escrowed Monies. When the Contractor or State is deemed entitled to some or all of the monies deposited in an escrow account pursuant to an escrow agreement, the Contractor or State shall be entitled to a pro rata share of the interest earned in the account.

- (b) Claim for adjustment or dispute pre-decision or judgment. Interest shall be allowed the Contractor on a decision or judgment for money in a claim for adjustment or dispute. Pre-decision or judgment interest shall be calculated from twenty-one (21) days after the date the money would have been paid in a biweekly or final estimate, or the date of the claim, whichever is later, but for the failure of the Agency to make the payment to the date of decision or judgment, at a simple rate equal to the weekly average 1-year constant maturity Treasury yield, as published by the Board of Governors of the Federal Reserve System, for the calendar week preceding the date of the decision or judgment.
- (c) Claim for adjustment or dispute post-decision or judgment. Interest shall be allowed the Contractor on a decision or judgment for money in a claim for adjustment or dispute. Post-decision or judgment interest shall be calculated from the date of decision or judgment to the date of payment at a simple rate equal to the weekly average 1-year constant maturity Treasury yield, as published by the Board of Governors of the Federal Reserve System, for the calendar week preceding the date of the decision or judgment.

SECTION 108 - PROSECUTION AND PROGRESS

20. <u>108.11 DETERMINATION OF EXTENSION OF CONTRACT TIME FOR COMPLETION</u>, is hereby modified by deleting the first paragraph of the subsection and inserting the following:

When a definite date for completion or a fixed number of days is specified in the proposal and Contract, and when the Contractor finds it impossible to substantially complete the work within the Contract time specified due to unforeseen conditions beyond the control and without fault or negligence of the Contractor, the Contractor may submit the appropriate extension of time forms. The Contractor will be supplied these forms within 90 calendar days of the acceptance date. The forms can be completed and returned to the Finals Engineer within 60 calendar days of the date of the letter accompanying the forms. Failure to respond within 60 calendar days shall constitute a waiver to apply for an extension of time, and the Contractor will be assessed liquidated damages as prescribed in the Contract documents. Upon written order by the Engineer establishing a substantial completion date prior to the anticipated completion date, no request for an extension of time by the Contractor will be necessary.

- 21. <u>108.11 DETERMINATION OF EXTENSION OF CONTRACT TIME FOR COMPLETION</u>, is hereby further modified by deleting Part (f) of the second paragraph and inserting the following Part (f):
 - If satisfactory completion of the Contract with any authorized extension and increases requires the performance of work in greater quantities than those set forth in the proposal, the Contract time allowed for performance of the work will be increased in the same ratio that the total cost of the work actually performed bears to the total cost in the proposal. However, when additional time is added to the Contract by change order/supplemental agreement, the number of days added will be deducted from the number of days calculated in the method above. Also, if more days are added by change order/supplemental agreement than would have been by the previously mentioned method, the Contractor will not have the excess days deducted. In the event that a change order is done adding work to the Contract, but does not contain any additional time, the Contractor will be granted additional time as described above. Additional time may be allowed for unusual circumstances when cost alone is not a determining factor in time required to perform the additional work. Any change in the final Contract time shall be computed to the nearest full day.
- 22. <u>108.14 EMERGENCY TERMINATION OF CONTRACT</u>, is hereby deleted in its entirety and replaced with the following subsection:
- 23. 108.14 TERMINATION OF CONTRACT FOR CONVENIENCE. The Agency may, by written order to the Contractor, terminate the Contract or any portion thereof when such termination would be in the best interest of the Agency. In the event such termination occurs, without fault and for reasons beyond the control of the Contractor, all completed items of work as of the date of termination will be paid for at the Contract bid price. Payment for partially completed work will be made either at agreed prices or by force account methods provided elsewhere in the Contract. Items which are eliminated in their entirety by such termination shall be paid for as provided in Subsection 109.07 Eliminated Items. The Contractor shall make all work records available to the Agency upon request regarding payment under this Subsection.

Acceptable materials, obtained by the Contractor for the work but which have not been incorporated in the work, may, at the option of the Agency, be purchased from the Contractor at actual cost delivered to a location prescribed by the Engineer, or otherwise disposed of as mutually agreed.

After receipt of Notice of Termination from the Agency, the Contractor may submit a claim for additional damages or costs not covered above or elsewhere in the Contract within 60 days of the effective termination date. Such claim may include such cost items as bidding and project investigative costs, overhead expenses attributable to the project terminated, legal and accounting charges involved in claim preparation, subcontractor costs not otherwise compensated, idle labor cost and idle equipment time for work —stopped in advance of the termination date using properly adjusted "Blue Book" rates, guaranteed payments for private land usage as part of original Contract, and any other cost or damage for which the Contractor believes reimbursement should be made.

The intent of negotiating this claim is to reach a settlement equitable to both the Contractor and the Agency. In no event, however, will loss of anticipated profits be considered as part of any settlement.

The Contractor agrees to make all cost records available to the Agency to the extent necessary to determine the validity and amount of each item claimed.

Termination of the Contract, or portion thereof, shall not relieve the Contractor of its contractual responsibilities for the completed work, and it shall not relieve the Contractor's Surety of its obligation for and concerning any just claim arising out of the work performed.

SECTION 109 - MEASUREMENT AND PAYMENT

24. 109.01 MEASUREMENT OF QUANTITIES, is hereby modified by deleting the first paragraph of the subsection in its entirety and replacing the text with the following paragraph:

All work completed under the Contract will be measured by the Engineer according to SI or U.S. Customary units, as required by the Contract Documents.

25. <u>109.01 MEASUREMENT OF QUANTITIES</u>, is hereby further modified by adding the following at the end of the subsection:

Where the conversion of U.S. Customary to SI or SI to U.S. Customary quantity measurements is required, the following conversion factors shall apply:

From U.S. Customary to SI Unit	Multiply	U.S.	Customary	Unit by
foot to meter				0.3048
mile to kilometer				1.609
square foot to square meter				0.0929
cubic foot to cubic meter				0.0283
square yard to square meter				0.8361
cubic yard to cubic meter				0.7646
acre to hectare				0.4047
CWT to kilograms				45.36
gallons to liters				3.785
MGAL to cubic meter				3.785
MFBM to cubic meter				2.359
ton to metric ton				0.9072
From SI to U.S. Customary Unit		M	altiplv SI	Unit by

Multiply SI	Unit by
	3.281
	0.6214
	10.76
	35.31
	1.196
	1.308
	2.471
	0.0220
	0.2642
	0.2642
	0.4238
	1.102
	Multiply SI

- 26. <u>109.03 SCOPE OF PAYMENT</u>, is hereby modified by deleting the phrase "or any retained percentage", and the commas before and after this phrase, from the first sentence of the second paragraph.
- 27. 109.06 EXTRA AND FORCE ACCOUNT WORK, is hereby deleted in its entirety and replaced with the following:
- 28. 109.06 EXTRA AND FORCE ACCOUNT WORK Extra work ordered and accepted as specified in Subsection 104.03 will be paid for on a unit price or lump sum basis under a Supplemental Agreement. The agreement will be made before the work is started. When the Engineer deems it impractical to handle any Extra Work ordered on a unit price or lump sum basis, a Supplemental Agreement will be made and the work will be ordered done and paid for on a force account basis as follows:

Any additional costs for Public Liability Insurance and Property Damage Insurance that are required in the Contract will be allowed and reimbursed at the actual cost to the Contractor.

Labor. For all machine or equipment operators, other workers, and supervisors in direct charge of the specific operation, the Contractor shall receive the actual wages agreed upon before beginning the work and were paid to the workers performing the work, to which shall be added an amount equal to 10 percent for profit. If the Contractor elects to use employee(s) more skilled than required to perform the extra work, the Agency reserves the right to allow compensation for said employee(s) to be capped at 125% of the applicable Davis-Bacon wage rate of the base skill level required to perform the work.

Workers Compensation Insurance, Unemployment Compensation Insurance, and Social Security charges on labor items as paid by the Contractor will be allowed. Other employee insurances (health, disability, e.g.) being paid by the Contractor just prior to the work being ordered will also be allowed, provided the Contractor submits an applicable notarized insurance rate schedule from its insurance agent. The Contractor shall submit an Agency form indicating all applicable insurances and overhead items for each employee involved in the extra work.

The Contractor will be allowed an additional 10% of the actual wages as compensation for administration charges and any other additional costs. Additional cost or charge for the Superintendent shall not be allowed.

- (b) Materials. The Contractor shall receive the actual cost including freight charges (both as submitted on original receipted bills) for all materials furnished and used. Ten percent shall be added thereto for overhead, profit and any other costs incurred in supplying the materials. Vermont sales tax shall not be included.
- (c) Equipment. The Contractor will be reimbursed as described below. Equipment that is used shall be specifically described by year, manufacturer, model number, and any other information required to identify the appropriate hourly rate in the Rental Rate Blue Book published by Equipment Watch ("Blue Book"). In the event the Contractor elects to use equipment of a higher rental value than equipment suitable for the work, payment will be made at the rate applicable to suitable equipment.

(1) Contractor Owned Equipment.

- Ownership Costs. The Contractor will be reimbursed for its ownership costs for self-owned equipment at the rates agreed to before the work begins. These rates shall be on an hourly basis and shall not exceed the monthly ownership rates listed in the current Blue Book divided by 176. The rates will be adjusted for depreciation as computed and published in the Blue Book rate adjustment tables, but will not be adjusted as recommended on the Blue Book regional adjustment maps. The rates for ownership costs will be total reimbursement to the Contractor for all nonoperating costs of the equipment, including depreciation, insurance, taxes, interest, storage, overhead, repairs, and profit. The maximum duration for reimbursement in a day shall not exceed eight hours unless the equipment actually is operated for more than eight hours on a particular day, in which case the rate shall be paid for all hours the equipment actually worked on that day.
- b. Operating Costs. The rates for operating costs include fuel, lubricants, other operating expendables, and preventative and field maintenance. The Contractor will be reimbursed the amount derived as the product of the number of hours of actual use multiplied by the Blue Book estimated operating cost per hour. Operating costs do not apply to equipment idle time. Operating costs do not include the operators' wages.

Except as otherwise provided, the rates to be used for computation shall be those in effect at the time the force account work is performed as reflected in the applicable publication of the Blue Book.

- c. In the event that an ownership cost rate and/or an operating cost rate is not established in the Blue Book for a particular piece of equipment, the Engineer shall establish a rate(s) for that piece of equipment consistent with its costs and expected life. The Contractor shall make no charge for small tools that are considered as having a replacement value of less than \$500.
- (2) Rented Equipment. In the event the Contractor does not own a specific type of equipment and must rent, the Contractor will be reimbursed the actual cost for the equipment, as submitted by invoice, for the time that the equipment is used to accomplish the work. Vermont sales tax shall not be included.

The Agency reserves the right to limit the hourly rate to the maximum amount allowed by Blue Book in the event that the prime contractor is a subsidiary of, or has a close affiliation to, the firm supplying the rented equipment.

- (3) Maximum Amount Payable. The maximum amount of reimbursement for the ownership cost of Contractor owned equipment or the rental cost of rented equipment is limited to the original purchase price of the equipment.
- (4) Equipment Downtime. No rental cost or operating cost will be paid for downtime for either rented equipment or Contractor owned equipment.
- (5) Transportation Costs. The Contractor will be paid for the reasonable documented cost of transporting both Contractor owned and rented equipment to the work location and back to its original location or a new location if the cost is less.
- (d) Subcontracted Work. The Contractor shall receive the actual cost, as submitted on original receipted bills, for all extra and force account work subcontracted to others. Ten percent shall be added thereto for overhead, profit and any other costs incurred to perform the subcontracted work. However, the Agency reserves the right to use the force account procedures as depicted previously in this subsection in the event that the cost of reimbursable subcontracted work is deemed excessive.

The compensation as herein provided shall be received by the Contractor as payment in full for Extra Work done on a force account basis. The Contractor's representative and the Engineer shall compare records of Extra Work on a force account basis at the end of each day. Copies of these records shall be made on Agency forms provided for this purpose and shall be signed by both the Engineer and Contractor's representative. All requests for compensation for Extra Work done on a force account basis, including original receipted bills to verify cost and freight charges for all materials, shall be submitted to the Agency as soon as possible; however, if the required request, invoices, and other documentation are not filed before 90 days have lapsed following final acceptance of the project, the costs associated with such Extra and force account work shall not be reimbursable.

- 29. 109.08 PARTIAL AND FINAL PAYMENTS, text is hereby deleted in its entirety and replaced with the following:
 - (a) General. Partial payments, computed upon the basis set forth in the Contract, will be made by the Engineer. On or before the Saturday of each alternate week during satisfactory progress of the work, the Engineer will make a biweekly estimate of the amount of work performed and will compute and report the value thereof under the Contract. Such estimates may be approximate only and not be based on actual measurements. All biweekly and partial estimates will be paid in full except as set forth below, and no payment will be made when the total value of the work done since the last estimate amounts to less than \$500.
 - (b) Tax Compliance. If the Contractor is found to not be in good standing with respect to, or in full compliance with a plan to pay, any and all taxes due the State as required in Title 32 VSA Section 3113, money otherwise owed to the Contractor will be withheld from one or more biweekly estimates and the final estimate.

- (c) Claims and Withholdings. For the protection of the State, creditors and, other claimants of the Contractor, payment for all or part of one or more biweekly estimates and/or the final payment as determined by the final estimate may be held for the use of the State, if the Agency so elects, until the Contractor has fully settled for or paid for all materials and equipment used in or upon the work and labor done in connection therewith and fully settled for or paid for all damage claims or liabilities incurred in connection with said work. Upon satisfactory settlement of all such accounts, the final estimate will be paid to the Contractor.
- Final Payments. Payment of the final estimate will be made when (d) an agreement is reached on the final quantities of all project pay items, when the final acceptance date as defined in Subsection 101.02 is established and when all other project requirements have been met. If the Contractor does not accept the quantities determined by the Agency, the Contractor may appeal to the Director of Program Development, as provided in Subsection 105.20, Claims for Adjustments and Disputes. Notwithstanding Subsections 105.02 and 105.20, failure to appeal or failure to complete required documentation within six months from the time the Contractor is presented with the Agency's final quantities will be deemed a waiver of the Contractor's right to appeal. The Contractor will then be presented with the final estimate for signing. Failure of the Contractor to sign the final estimate within 20 days will result in payment of the amount owed without the Contractor's signature and the Contract will be closed.
- (e) Retainage. The Agency shall not withhold retainage on the Contract; the Contractor shall not withhold retainage on any subcontract; and subcontractors shall not withhold any retainage on any of their subcontracts.

SECTION 203 - EXCAVATION AND EMBANKMENTS

- 30. $\underline{203.09}$ DISPOSAL OF SURPLUS MATERIAL, is hereby deleted in its entirety and replaced with the following:
- 31. 203.09 DISPOSAL OF SURPLUS EXCAVATION AND WASTE MATERIAL. All surplus excavation and waste material shall be deposited as shown on the Plans or as authorized in writing by the Engineer. Excavated material shall not be wasted unless directed by the Engineer. Compaction requirements for surplus or waste material used to flatten slopes outside the embankment limits shown on the Plans may be waived; however, placement procedures shall ensure a stable fill slope.

Disposal of all surplus or waste material shall be in accordance with Subsections 105.23 through 105.29.

Disposal of surplus or waste material will not be paid for directly but shall be considered as incidental work pertaining to the grading or excavation Contract item from which the material was obtained.

When sufficient on-site disposal areas are not shown on the Plans or directed by the Engineer, it shall be the responsibility of the Contractor to locate disposal areas in accordance with Subsections 105.23 through 105.29.

SECTION 204 - EXCAVATION FOR STRUCTURES

- 32. $\underline{204.13}$ METHOD OF MEASUREMENT, is hereby modified by deleting Subparts (1) and (2) of Part (a) in their entirety and replacing these subparts with the following:
 - (1) The horizontal dimensions for excavation for culverts and pipes (excluding underdrain and carrier pipe) shall be the distance between vertical planes 500 mm (18 inches) outside of the interior lines of the culvert or pipe.
 - (2) The horizontal dimensions for drop inlets, manholes, end sections, and other minor structures shall be 500 mm (18 inches) outside the exterior lines of the structure.

SECTION 406 - BITUMINOUS CONCRETE PAVEMENT

33. <u>SECTION 406 - BITUMINOUS CONCRETE PAVEMENT</u>, is hereby deleted in its entirety.

SECTION 406 - BITUMINOUS CONCRETE PAVEMENT - MARSHALL

- 34. <u>SECTION 406 BITUMINOUS CONCRETE PAVEMENT MARSHALL</u>, is hereby made a new section of these Specifications as follows:
- 35. 406.01 DESCRIPTION. This work shall consist of constructing one or more courses of bituminous mixture on a prepared foundation in accordance with these specifications and the specific requirements of the type of surface being placed, and in reasonably close conformity with the lines, grades, thicknesses, and typical cross sections shown on the plans or established by the Engineer.
- 36. <u>406.02 MATERIALS</u>. Materials shall meet the requirements of the following subsections of Division 700 Materials:

Asphalt Cement 702.02 Emulsified Asphalt, RS-1 702.04 Aggregate for Bituminous Concrete Pavement 704.10

The grade of asphalt cement used to produce Bituminous Concrete Pavement shall be a PG asphalt as shown on the plans.

37. 406.03 COMPOSITION OF MIXTURE.

(a) $\frac{\text{Gradation}}{\text{limits for each of the pavement types in the following table:}$

Percentage by Mass Passing Square Mesh Sieve

Sieve Size	Type I	Type II	Type III	Type IV	Type V
31.5 mm (1 ¼ inch)	100				
25.0 mm (1 inch)	95 - 100	100			
19.0 mm (¾inch)	74 - 86	95 - 100	100		
12.5 mm (½inch)	60 - 80	64 - 88	95 - 100	100	
9.5 mm (% inch)		50 - 82	70 - 90	95 - 100	100
4.75 mm (No. 4)	35 -60	32 - 62	42 - 75	48 - 78	85 - 100
2.36 mm (No. 8)	25 - 45	22 - 45	28 - 56	28 - 56	66 - 88
1.18 mm (No. 16)		13 - 35	14 - 41	14 - 41	45 - 67
600 μm (No. 30)	10 - 25	8 - 27	7 - 31	7 - 31	27 - 53
300 μm (No. 50)		3 - 20	3 - 22	3 - 22	13 - 40
75 μm (No. 200)	2 - 6	2 - 6	2 - 6	2 - 6	2 - 7
Total Aggr.	94 - 97	93 - 97	92 – 97	92 – 95	91 - 93
Bitumen (% of Total Mix)	3 - 6	3 - 7	3 - 8	5 - 8	7 - 9

(b) <u>Design Criteria</u>. The materials shall be combined and graded to meet the following criteria:

DESIGN CRITERIA

Marshall Test Properties	406.27 - Medium Duty Bituminous Concrete Pavement - 50 blows/side	406.25 - Bituminous Concrete Pavement - 75 blows/side
Air Voids	3.0 - 5.0	3.0 - 5.0
VMA % Type I	13.0 min.	13.0 min.
VMA % Type II	14.0 min.	14.0 min.
VMA % Type III	15.0 min.	15.0 min.
VMA % Type IV	16.0 min.	16.0 min.
Stability, Newtons	5340 min.	8010 min.
Flow, millimeters	2.0 - 4.5	2.0 - 4.0
% Stone Screenings (Fine Aggregate Portion) Passing 2.36 mm (No. 8) sieve	60.0 min.	75.0 min.

<u>Air Voids</u>. The percent of air voids of the mixture shall be calculated by the following formula:

$$F = 100 \frac{(R-P)}{R}$$

Where:

F = % voids in compacted mixture

R = Maximum specific gravity of uncompacted mixture (AASHTO T 209)

P = Bulk specific gravity of compacted mixture (AASHTO T 166, Method A)

Unless specifically designated on the plans, all bituminous concrete pavement shall be designed in conformance with the design criteria for Bituminous Concrete Pavement.

Unless otherwise specified for highways, Type I shall be used for base course, Types I or II shall be used for binder course and Types II, III, or IV shall be used for wearing course. Unless otherwise specified for bridges, Type IV shall be used for binder course.

Type V mix will be designed to meet the gradation criteria of Subsection 406.03(a) only.

The mix design shall have a filler/asphalt ratio ranging between 0.50 and 0.90.

(c) <u>Mix Design</u>. The Marshall Method of Mix Design will be used to develop a mix that will meet the Design Criteria. A copy of all test data, including graphs, used in developing the mix, may be required with the submittal of the mix design.

The job-mix formula for each mixture shall establish a single percentage of aggregate passing each sieve and a single percentage of bituminous material to be added to the aggregate. No change in the job-mix formula may be made without approval of the Engineer. The job-mix formula must fall within the master range of the specification as shown in Subsection 406.03(a).

No work shall be started until the Contractor has submitted and the Engineer has approved a mix design including cold feed and hot bin gradings, mixing times, the percentage of each ingredient including bitumen, the job-mix formula from such a combination, and the optimum mixing and compaction temperatures as required in the Marshall Method of Mix Design.

The Engineer may approve changes in the job-mix formula if placement, finishing, or compaction characteristics are determined by the Engineer to be unsatisfactory.

At the time the above mix design is submitted, the Contractor shall indicate, and make available for sampling and testing, stockpiles of all aggregates and asphalt proposed for use.

A maximum of 10 working days shall be allowed for testing and evaluation of the submitted mix design. Once a mix design is approved, the job-mix formula is valid until the producer makes a change in aggregate source, asphalt grade, or asphalt source.

(d) <u>Control of Mixtures</u>. The plant shall be operated so that no intentional deviations are made from the job-mix formula. The gradation of the actual mixture shall not vary from the job-mix formula by more than the following tolerances:

TESTING TOLERANCES

Aggregate larger than 2.36 mm (No. 8) sieve \pm	±6.0%
Aggregate passing 2.36 mm (No. 8) sieve and larger	
than 75 μ m (No. 200)	±4.0%
Aggregate passing 75 μ m (No. 200) sieve	±1.0%
Temperature of Mixture	±11°C
	(± 20°F)

The quantity of asphalt cement introduced into the mixer shall be that quantity specified in the accepted job-mix formula and will be accepted on the basis of the mass (weight) on the printed weigh slip.

If an analyzed sample is outside of the testing tolerances and/or other design criteria, immediate adjustment shall be made by the Contractor. After the adjustment, the resulting mix will be sampled and tested for compliance with these Specifications. With the permission of the Engineer, the plant may continue production pending results of these tests, but if the Engineer deems it is in the best interest of the project, the Engineer may at any time order plant production stopped. In this event, additional adjustments shall be made and tested on a trial basis until the deficiency is corrected.

Acceptance sampling and testing will be conducted by the Agency in accordance with the latest version of the Agency's Quality Assurance Program.

If VAOT plant inspectors are not available for daily testing and inspection functions, box samples will be made at the project site and materials requirements of Subsection 406.03 COMPOSITION OF MIXTURE are waived regarding testing and calculations required to establish bulk specific gravity, air voids, VMA, stability, flow, and dust proportion. Box samples shall be processed and results reported to the resident engineer within ten working days of being received at the VAOT Central Laboratory in Berlin Vermont.

38. $\underline{406.04}$ WEATHER AND SEASONAL LIMITATIONS. Bituminous material shall not be applied between November 1 and May 1. The bituminous material shall not be placed when the ambient air and pavement temperature at the paving site in the shade and away from artificial heat is below 5°C (40°F) for courses 35 mm (1 ¼ inches) or greater in compacted thickness or below 10°C (50°F) for courses less than 35 mm (1 ¼ inches) in compacted thickness.

Bituminous material shall not be placed on a wet or frozen surface or when weather or other conditions would prevent the proper handling, finishing, or compacting of the material, unless otherwise approved by the Engineer.

Bituminous wearing course materials shall not be applied before May 15 or after October 15.

When it is in the public interest, the Construction Engineer may adjust the ambient air temperature requirements, pavement temperature requirements, or extend the dates of the paving season.

39. 406.05 BITUMINOUS MIXING PLANT AND TESTING. Sufficient storage space shall be provided for each size of aggregate. The different aggregate sizes shall be kept separated until they have been delivered to the cold storage bins. The storage yard shall be maintained neat and orderly and the separate stockpiles shall be readily accessible for sampling.

All existing plants shall be inspected and obtain approval each construction season by an authorized representative of the Agency. Written notification shall be given for any plant which has not been inspected so that an authorized representative of the Agency may inspect said plant prior to any mixing operation for Agency of Transportation projects. A minimum of ten business days shall be allowed for the scheduling of the inspections. The plant shall be in operation at the time of inspection.

Plants used for the preparation of bituminous mixtures shall conform to all requirements under (a) below, except that scale requirements shall apply only where mass (weight) proportioning is used. In addition, batch mixing plants shall conform to the requirements under (b) below, continuous mixing plants shall conform to the requirements under (c) below, and drum mixing plants shall conform to the requirements under (d) below.

Scales for the weighing of materials shall conform to the restrictions herein set forth and shall meet all specifications, tolerances, and regulations which have been or may be adopted from time to time by the DIRECTOR OF STANDARDS OF THE VERMONT DEPARTMENT OF AGRICULTURE, and shall be subject to approval by the Engineer. The scales shall be checked and sealed as deemed necessary to assure accuracy.

Producers located outside Vermont shall observe all annual hopper scale mass, measurement, and seal requirements of their respective State or location.

(a) Requirements for all Plants.

The Contractor shall give the Engineer two working days notice of intent to produce bituminous mixture so that arrangements can be made for plant inspection and control.

The plants shall be so designed, coordinated, and operated as to produce a uniform mixture within the mix design approved for the project.

All plants shall have automatic controls which coordinate the proportioning, timing, and discharge of mixture by the operation of a single switch or button. In addition to these controls, the plant will have an approved recording system.

The recording system shall be capable of printing the total net mass (weight) of the load. Each weigh slip will be automatically printed with the date and the time of batching and will show project and truck identification, and will indicate the approved mix design number being produced.

All originals of recorded data pertaining to the weighing or proportioning of bituminous concrete, after recording, shall become the property of the Agency.

1. Truck Scales. Approved truck scales shall be provided at each plant. The scale platform shall be of such length and width that it will conveniently accommodate all trucks or other approved hauling equipment. The entire vehicle load must rest on the scale platform and be weighed as one draft.

These scales may be used for spot checking the accuracy of the recording equipment. Any variance exceeding 0.5% of the net mass (weight) shall result in immediate corrective action by the Contractor.

A weatherproof building of sufficient size to house the scale operator and the inspector shall be provided. It shall have adequate lighting, both natural and artificial, and it shall be adequately and safely heated.

If the Contractor's printer breaks down, the Contractor may continue to operate for the remainder of that day, provided the following conditions are met:

- a. The Resident Engineer grants permission to operate.
- b. The Resident Engineer assigns an Inspector to record the total aggregate and asphalt mass (weight) for each batch on the appropriate ticket.
- 2. Equipment for Preparation of Bituminous Material. Tanks for storage of bituminous material shall be insulated and capable of heating the material, under effective and positive control at all times, to the temperature requirements set forth in the specifications. The heating system shall provide uniform heating of the entire contents of the tanks.

Heating shall be accomplished by steam or oil coils, electricity, or other means so that no flame shall come in contact with the heating tank.

A circulating system for bituminous material shall be of adequate capacity to provide proper and continuous circulation between storage tank and the proportioning units during the entire operating period.

The discharge end of the circulating pipe shall be maintained below the surface of the bituminous material in the storage tank to prevent the discharging of hot bituminous material into the open air.

All pipe lines and fittings shall be steam or oil jacketed or otherwise properly insulated to prevent heat loss.

- 3. Feeder for Dryer. The plant shall be provided with an accurate mechanical means for uniformly feeding the mineral aggregate into the dryer so that uniform production and uniform temperatures will be obtained.
- 4. <u>Dryer</u>. The dryer shall be capable of heating and drying the mineral aggregates to specification requirements without leaving any visible unburned oil or carbon residue on the aggregate when it is discharged from the dryer. Black smoke from the exhaust stack shall not be permitted. Drying shall continue until all moisture is removed. If unusually wet aggregate is being used, the input to the dryer shall be reduced to an amount which the dryer is capable of drying.
- Screens. Plant screens shall have the capacity and size range to separate the aggregates into sizes for proportioning so that they may be recombined within the limits of the specifications. The screen over the "fines bin" shall have a maximum square opening of 5.0 mm (3/16 inch). Slotted screens may be used when approved by the Engineer. Screens are not applicable to drum-mix plants.

6. <u>Cold Storage Bins</u>. The plant shall have cold bin storage of sufficient capacity to ensure a uniform and continuous operation.

The bins shall be so constructed as to prevent any intermingling of aggregates from one bin to another. The use of loaders or trucks which are larger in width than the bins being charged shall not be allowed. The blending of two or more aggregates in the same bin shall not be permitted.

For all bituminous concrete supplied for use on Agency projects, uniform feeding of all fine aggregates shall be accomplished by the use of a variable speed, continuous belt feeder on each cold storage bin of fine aggregate.

7. Hot Bins. The plant shall include hot storage bins of sufficient capacity to supply the mixer when it is operating at full capacity. The hot storage shall consist of at least four bins arranged to ensure separate and adequate storage of appropriate fractions of the aggregate.

When more than 15% of the material is undersized for that bin, based on the sieve analysis of hot bins used in determining the job-mix formula, all bins shall be emptied and the cause for such condition shall be corrected.

Each bin shall be provided with a free-flowing overflow pipe of such size and at such a location as to prevent backing up of material into other bins or into contact with the screen. This overflow material shall not be fed back into the system or into any accepted stockpiles.

All bins shall be equipped with a sensor device indicating when the bin is one quarter full. An automatic plant shutoff device shall operate to interrupt the batching process when any aggregate bin becomes empty.

Adequate additional dry storage shall be provided when mineral filler is required. The system shall have a device to feed the mineral filler accurately and uniformly at adjustable rates consistent with the percent required. The feeder shall be interlocked so that production is interrupted if the bin becomes empty or the flow is obstructed.

Adequate and convenient facilities shall be provided to obtain representative aggregate samples from each bin.

Hot bins are not applicable to drum-mix plants.

8. <u>Bitumen Control Unit</u>. Satisfactory means, either by weighing or metering, shall be provided to obtain the proper amount of bitumen. Metering devices for bitumen shall be accurate to within plus or minus two percent the amount of bitumen delivered when tested for accuracy.

The section of the bitumen flow line between the charging valve and the spray bar shall be provided with a three-way valve and outlet so that the metering device can be checked for accuracy.

Suitable means shall be provided, either by steam, oil-jacketing, or other insulation, for maintaining the specified temperatures of the bitumen in the pipe lines, meters, weigh buckets, spray bars, and other containers or flow lines.

9. Thermometric Equipment. An accurate and armored thermometer shall be fixed in the bituminous feed line at a suitable location near the discharge valve at the mixer unit for indicating the temperature of the bitumen.

The plant shall also be equipped with an approved recording thermometer, pyrometers, or other approved recording thermometric instruments placed at the discharge chute of the dryer.

The Engineer may reject questionable thermometric instruments, may direct replacement of any instrument with an approved temperature recording apparatus, and may further require that daily temperature charts be filed with the Engineer.

- 10. Control of Mixing Time. The plant shall be equipped with positive means to govern the time of mixing and to maintain a constant mixing time, unless otherwise approved by order of the Engineer.
- 11. <u>Dust Collectors</u>. The plant shall be equipped with adequate dust collectors so that exhaust will not be dispersed into the atmosphere. Provisions shall be made to waste or uniformly reintroduce all or any part of the heavier dust particles from primary collectors into the flow of aggregate.

The introduction of baghouse fines into bituminous concrete mixes will be allowed when the fines are introduced by an approved metering or weighing system which uniformly introduces the fines.

The Engineer has the authority to withdraw the approval for use of baghouse fines at any time that the bituminous concrete pavement mix provided by the Contractor is unsatisfactory as determined by the Engineer.

Testing Facilities. The Contractor shall provide a weatherproof building, with at least 22 square meters (240 square feet) of floor space, in which to house and use the testing equipment. This building shall be maintained for the use of the Agency Engineers or Inspectors, and shall be located so that details of the Contractor's plant are plainly visibly from at least one window of the building. Adequate lighting, heating, and electrical connections shall be provided 24 hours per day. Proper means for ventilation shall be provided.

The method of heating shall be such that a minimum temperature of 21°C (70°F) will be maintained at all times. Sanitary toilet facilities with lavatory, with proper sewage disposal, shall be furnished for the use of Agency personnel. Cleaning supplies shall be furnished by the Contractor. Private telephone service shall be provided in the laboratory.

The Contractor must have its office space separate from the office space used by Agency personnel. The office spaces shall be located to afford privacy to Agency personnel.

A trailer type mobile laboratory may be used only in conjunction with a temporary plant. Any plant that occupies or has occupied the same location for more than one year will be classified as a permanent plant and will require a permanent building for a laboratory.

The facility shall be equipped with the following standard commercial quality equipment. Substitutes may be provided when approved by the Engineer.

- One Air conditioner for the capacity of the building capable of maintaining a maximum temperature below 25°C (77°F).
- Two Two kilogram (5 pound) minimum capacity fire extinguishers, either ABC Dry Chemical or Carbon Dioxide, of standard commercial quality.
- One Standard office desk with drawers, locks and keys, 1200 mm x 750 mm (4 feet x 2 $\frac{1}{2}$ feet) (minimum dimensions).
- One Adjustable office chair.
- Two Adjustable drafting stools.
- One Electric calculator, four function, ten column, with memory.
- Two Bench sections and storage compartments. The benches shall be approximately 900 mm (36 inches) high, 600 mm (24 inches) wide and three meters (10 feet) long.
- One/Two Approved exhaust fans and hoods shall be provided over the stoves and extractors. The exhaust fans shall be high volume axial flow, at least 300 mm (12 inches) in diameter.
- One Water cooler with supply of potable water.
- One Sink with faucet within the office, with a continuous supply of pressurized clean water for the duration of the project. The sink shall drain to the outside of the office.

The facility shall be equipped with the following test equipment and supplies. Substitutes may be provided when approved by the Engineer.

One - Marshall Test Set Reference AASHTO T 245 including:

One - Automatic Bituminous Compactor.

Two - Compaction molds with base plates.

One - Stability mold.

One - Flow meter.

One - Motorized compression and testing machine.

- One Water bath capable of maintaining a temperature of $60^{\circ}\pm1^{\circ}\text{C}(140^{\circ}\pm2^{\circ}\text{F})$.
- One Motorized 3000 g (6.6 pound) centrifuge extractor with two small bowls with covers and two large bowls with covers, and/or an ignition oven that conforms to the apparatus requirements of "Standard Test Method for Determining the Asphalt Content of Hot Mix Asphalt (HMA) by the Ignition Oven Method, AASHTO T 308" with the following related equipment: two full sets of sample basket(s), two catch pans, and one set of safety equipment as defined in T 308.
- One Full set of 203.2 mm (8 inch) diameter sieves full height, pans and covers necessary for testing all bituminous items required on the project.
- One Electronic balance, 6000 g (13.2 pound) minimum capacity.
- One Motorized sieve shaker with either rocking and tapping action or circular and tapping action capable of holding at least six sieves and one pan.
- One Mechanical aggregate shaker with a $0.028~\rm{m}^3$ (one cubic foot)capacity plus necessary screens. This may be placed in a separate enclosure outside of trailer.
- One Platform Beam Scale sensitive to 5.0 g (0.01 pound) with a minimum capacity of 45 kg (100 pounds).
- One Sample splitter, 63.5 mm (2½ inch) chute.
- Two Square pointed shovels; one long handled, one short handled
- Two Double burner hot plates, variable temperature.
- Twelve Tin pans, 267 mm x 267 mm x 25 mm (10 $\frac{1}{2}$ x 10 $\frac{1}{2}$ x 1 inches).
- One 0.028 $\mbox{m}^{\mbox{\tiny 3}}$ (one cubic foot) minimum capacity electric oven.
- One Flat triangular trowel.
- One Brass wire bristle brush.
- One Standard floor brush.
- One Standard table brush.
 - Filter papers for duration of project.
- Two 40 mm (1½ inch) soft bristle paint brushes.
- One Automatic Timer (interval 0-30 minutes).
- One Sample Splitter (riffles) chute width 25 mm (1 inch).
- Two Flexible spatulas with 150 mm (6 inch) long blade.
- One 10 L (10 quart) pail.
- Two Pair lined, heat resistant gloves.
- Two hand scoops (size #1).
- Two Metal thermometers, $10\,^{\circ}\text{C}$ to $260\,^{\circ}\text{C}$ (50 to $500\,^{\circ}\text{F}$), approximately 200 mm (8 inches) long with a 45 mm (1 34 inch) head.
- Two Laboratory thermometers, capable of reading at least $60\,^{\circ}\text{C}$ in $1\,^{\circ}\text{C}$ ($140\,^{\circ}\text{F}$ in $2\,^{\circ}\text{F}$) increments.
- One Cold chisel, approximately 40 mm (1½ inches) wide.
- Two Volumetric Flasks, having a capacity of at least 2,000 mL (68 ounces); for use with the flask, a rubber stopper, and a connection, either molded in the flask, or attached to the rubber stopper.

- Two Volumetric Flask having a capacity of at least 4,000 mL (135 ounces); for use with the flask, a rubber stopper and a connection either molded in the flask, or attached to the rubber stopper.
- One Vacuum Pump or Water Aspirator, for evacuating air from the container. Vacuum system must be capable of removing entrapped air by subjecting the contents to a partial vacuum and maintaining a residual pressure of 3.7 \pm 0.3 kPa (1.1 \pm 0.1 inches Hg) for 15 \pm 2 minutes. The vacuum system shall be equipped with a residual pressure manometer which reads in kilopascals (inches Hg) and a pressure release valve.
- One Plastic funnel, to introduce mix into volumetric flask.
- One Syringe to adjust water level in flask.

 Xylol for use as an asphalt solvent shall be furnished by the Contractor for the duration of the project.

For drum-mix plants, the facility shall be equipped with the following additional test equipment and supplies. Substitutes may be provided when approved by the Engineer.

- One Microwave oven with a minimum interior volume of 0.028 $\mbox{m}^{_3}$ (one cubic foot) with defrost as well as normal mode of operation.
- Six Ovenproof glass dishes; approximately 300 mm x 300 mm x 40 mm (12 x 12 x $1\frac{1}{2}$ inches).

All of the foregoing testing equipment shall be in good condition and shall be replaced or repaired by the Contractor if, during the duration of the project, it becomes unsuitable for testing purposes.

The above mentioned equipment is for a one plant operation only. In the event the Contractor chooses to use more than one plant, the Contractor shall provide adequate laboratory facilities as deemed necessary by the Engineer for making tests.

13. <u>Safety Requirements</u>. Adequate and safe stairways to the mixer platform shall be provided, and guarded ladders to other plant units shall be located where required for accessibility to plant operations.

All heated pipe lines adjacent to work areas, gears, pulleys, chains, sprockets, and other dangerous moving parts shall be thoroughly guarded and protected.

Ample and unobstructed space shall be provided on the mixing platform. A clear and unobstructed passage shall be maintained at all times in and around the truck-loading space. This space shall be kept free of drippings from the mixing platform. A platform shall be located at the truck-loading space to permit easy and safe inspection of the mixture as it is delivered into the trucks. Adequate overhead protection shall be provided where necessary.

14. Surge or Storage Bins. Surge or storage bins will be permitted for use in the production of bituminous items, provided they are approved and inspected by the Engineer. A surge or storage bin shall be capable of storing the mix without any degradation of its properties. The surge or storage bins shall be covered during inclement weather to protect the stored mix from the elements. Should circumstances preclude paving operations, the Agency will not be obligated to purchase mix remaining in a surge or storage bin.

For continuous mixing and drum-mix plants, an approved recording, weighing system shall be used on all surge bins.

When a surge bin is used in conjunction with a batch plant, the determination of pay quantities for this item shall be in accordance with the following procedure:

- a. The plant will produce mix with the printer operating according to the standard requirements for this device. The mix will be deposited in the surge bin. A sequentially numbered ticket will be prepared for every normal load produced.
- b. As each truck is loaded from the surge bin, the driver will be given the ticket previously prepared when the mix was produced for that bin. The truck driver will then deliver the ticket to the paving Inspector upon reaching the paving site.
- c. The mass (weight) shown on the ticket will not be the actual mass (weight) of the mix contained in the truck since the truck was loaded from the surge bin. The bin will be completely emptied at the end of every day, circumstances permitting, and all tickets delivered to the paving Inspector.
- d. Any rejected or held over material shall be weighed on the platform truck scales and this quantity shall be deducted from the daily totals.
- e. When paving ramps or other areas where a definite quantity is desired, the material required will be weighed on the platform scales and appropriate adjustments made in the daily totals obtained from the printer. These masses (weights) will be entered on the ticket or a separate ticket provided.
- f. Plant Inspectors will sign the first ticket of each day. If the Inspector changes during the day, this procedure will be followed for each change. At the end of each day, Plant Inspectors will inspect the storage bin to determine that it is empty and so note on the last ticket. Paving Inspectors will acknowledge receipt of the material at paving sites by initialing the lower right-hand corner of each ticket.
- g. All standard checks of the weighing apparatus on all plants will be made at the prescribed intervals.

- h. All mix produced for commercial customers and/or other projects must be discharged from bins other than those used for this project or directly from the pugmill into the haul vehicle; such mix shall not be loaded from the bin used for this project.
- i. All surge bins shall be emptied each day unless written permission is obtained from the Engineer.

(b) Requirements for Batching Plants.

1. Weigh Box or Hopper. The equipment shall include a means for accurately weighing each bin size of aggregate in a weigh box or hopper suspended on scales of ample size to hold a full batch without hand raking or running over.

The weigh box or hopper shall be supported on fulcrums and knife edges constructed so that they will not be easily thrown out of alignment or adjustment.

All edges, ends and sides of weighing hoppers shall be free from contact with any supporting rods of columns or other equipment that will in any way affect proper functioning of the hopper. Also, there shall be sufficient clearance between the hopper and supporting devices to prevent accumulation of foreign materials.

The discharge gate of the weigh box shall be hung so that the aggregate will not be segregated when dumped into the mixer. The gate shall close tightly when the hopper is empty so that no material will be allowed to leak into a batch in the mixer during the process of weighing for the next batch.

2. Aggregate Scales. Scales for any weigh box or hopper shall be springless dial or load cell with digital readout, and shall be of standard make and design sensitive to 0.1% of the maximum load that may be required. Dials will be free of vibration and shall be located to be plainly visible and readable to the operator at all times.

Accuracy of the scales shall be either by the use of ten 20 kg (50 pound) test masses (weights) provided by the Contractor or by other methods provided by the Contractor and approved by the Engineer. All test masses (weights) shall be certified annually by the Division of Weights and Measures.

3. <u>Bitumen Bucket</u>. The bucket for weighing bitumen shall be able to hold and weigh the amount required for a batch in a single weighing.

The filling system and bucket shall be designed, sized, and shaped so that bitumen will not overflow, splash or spill outside the bucket during filling and weighing.

The bucket shall be steam or oil-jacketed or equipped with properly insulated electric heating units. It shall be able to deliver the bitumen in a thin uniform sheet or in multiple sprays over the full length of the mixer within 15 consecutive seconds.

- 4. <u>Bitumen Scales</u>. Bituminous material shall be weighed on scales that conform to the specifications for the weighing of aggregate. The value of the minimum graduation shall not exceed 1.0 kg (2 pounds).
- 5. Mixer Unit for Batch Method. The plant shall include an approved, twin pugmill type batch mixer, jacketed or insulated and capable of producing a uniform mixture within the applicable job-mix tolerance. The mixer shall be so constructed as to prevent leakage and designed to provide a means of adjusting clearance between the mixer blades and liner plates.
- 6. Recording. The recording system of the batch plant shall print the mass (weight) of the bitumen, mass (weight) of the aggregate, and the total combined mass (weight) of both in addition to printing the combined net mass (weight) of each load.

(c) Requirements for Continuous Mixing Plants.

1. Aggregate Proportioning. The plant shall be able to accurately proportion aggregate from each bin, by mass (weight). The unit shall include interlocked feeders mounted under the compartment bins. Each bin shall have an accurately controlled, individual gate to control the rate of flow of aggregate from each bin compartment.

The opening shall be rectangular, with one dimension adjustable by positive mechanical means. Locks shall be provided on each gate. Calibrated gauges with minimum graduations not exceeding 2.5 mm (0.1 inch) shall be provided for each gate to establish gate openings.

- 2. Calibration of Aggregate Feed. The plant shall include a method to calibrate gate openings by means of test samples. The materials fed out of the bins through separate openings shall be bypassed to a suitable test box with each compartments material being confined in a separate box section. The plant shall be able to conveniently handle test samples with a mass (weight) of up to 365 kg (800 pounds) and to weigh them on accurate scales.
- Synchronization of Aggregate Feed and Bituminous Feed. Satisfactory interlocking control of the flow of aggregate from the bins and the flow of bitumen from the meter or other proportioning source shall be provided. This control shall be accomplished by interlocking mechanical means or by other method under the Engineer's control and approved by the Engineer.

4. <u>Mixer</u>. The plant shall include an approved twin, pugmill type continuous mixer, insulated or jacketed, and capable of producing a uniform mixture within the applicable jobmix tolerance. The paddles shall be adjustable for angular position on the shafts and reversible.

The mixer shall carry a manufacturer's plate indicating the net volumetric contents at several heights on a permanent gauge. The plate shall also indicate the rate of feed of aggregate per minute, at plant operating speed.

Unless otherwise required, determination of mixing time shall be by the following formula:

Mixing time in seconds =

Pugmill dead capacity in kilograms (pounds)

Pugmill output in kilograms (pounds) per second

The masses (weights) shall be determined by tests made under the direction of the Engineer.

(d) Requirements for Drum-Mix Plants.

- 1. Aggregate Cold Bin Feeders. The plant shall have a device at each cold bin to feed the aggregate accurately and uniformly. The feeding orifice shall be adjustable. Gravity type feeders will not be permitted. Indicators graduated to not more than 2.5 mm (0.1 inch) shall be provided on each orifice. Each aggregate feeder shall be interlocked so that production is interrupted if one or more cold bins become empty or the flow is obstructed.
- 2. <u>Mineral Filler System</u>. When mineral filler is to be added, it shall be fed from a bin and feeder separate from the aggregate cold bins. The system shall be able to feed the mineral filler at adjustable rates accurately and uniformly.

The feeder shall be interlocked so that production is interrupted if the bin becomes empty or the flow is obstructed. The filler shall be fed so that no filler is lost as fugitive dust.

3. Aggregate Weighing Equipment. All aggregates including mineral filler shall be weighed by a continuous weighing device, either as it is proportioned by the individual feeders or after all materials have been deposited on a common belt. Belt scales shall meet the requirements of National Bureau of Standards Handbook 44 and shall be installed according to the scale manufacturer's recommendations by a technician licensed by the Division of Weights and Measures. Any other type of weighing device must be approved by the Engineer prior to use.

- 4. Bitumen Control Unit. The bitumen shall be proportioned by a meter. A flow switch that will interrupt production if the bitumen flow is discontinued shall be installed in the delivery line between the meter and the mixer. A temperature compensating device shall be installed in conjunction with the meter to correct the quantity of asphalt to 16°C (60°F).
- Proportioning Controls. All proportioning controls for aggregates, mineral filler, and bitumen shall be located at the panel which controls the mixer and temperature. The panel shall have a master control capable of increasing or decreasing the production rate without having to reset the individual controls.
 - a. Aggregate Feed-Rate Control. The plant shall have an adjustable feed-rate control for each aggregate cold bin feeder and mineral filler feeder. The control shall maintain an aggregate flow accuracy such that the variation of material per interval of time shall not exceed an amount equal to 1.5% of the total mass (weight) of bituminous mixture per interval of time. When separate addition of mineral filler is required, it shall be added with an accuracy of 0.5% on the basis stated above. The rate of aggregate flow shall be displayed on a meter and it shall be based on mass (weight) or percentage of dry aggregates.
 - b. Aggregate Mass (Weight) Indicator. The plant shall have an aggregate mass (weight) indicator that displays, in the control room, the mass of combined aggregates and mineral filler; it shall continuously accumulate the dry aggregate mass (weight) of material during the production period, generally one day. The indicator shall be resettable to zero and lockable.
 - c. Aggregate Moisture Compensator. The plant shall have a moisture compensation device capable of electronically changing the wet mass (weight) of aggregate to dry aggregate mass (weight). The compensator may be set manually based on moisture tests performed on composite aggregate samples. The maximum graduations on the compensator shall be 0.1%.
 - d. Bitumen Control. The plant shall have a bitumen control capable of presetting the actual bitumen content directly as a percentage based on total mass (weight) of mixture. The maximum gradation on the bitumen control shall be 0.1%. The asphalt delivery system shall be coupled with the aggregate delivery system to automatically maintain the required proportions as the aggregate flow varies.

- e. Bitumen Quantity Indicator. The plant shall have a bitumen quantity indicator in the control room indicating the accumulated quantity of bitumen during the production period, generally one day. The quantity indicated may be either mass (weight) or volume at 16°C (60°F). The indicator shall be resettable to zero and lockable.
- Recording Proportions. The plant shall have an automatic digital recording device approved by the Engineer that simultaneously records the accumulated mass (weight) of both dry aggregate and bitumen during production time and on demand. All recordings shall show the date, including day, month, and year, and time to the nearest minute for each print. The original recordings shall become the property of the Agency.
- 7. Calibration of Feed Rates. The feed rates of aggregates from the cold bins, mineral filler when used, and bitumen shall be established for each mix type initially by passing the individual aggregates and mineral filler over the continuous weighing device and the bitumen through the meter respectively. The feed rates shall be checked periodically or at the direction of the Engineer.
- 8. <u>Automatic Aggregate Sampling Device</u>. The plant shall have an automatic aggregate sampling device which will divert a representative combined aggregate sample, including mineral filler, into a hopper or container for gradation testing.

The sampling tray shall cut the full width and depth of the aggregate flow. The sampling point shall be after the aggregate is proportioned and prior to it mixing with bitumen.

- 9. Mixer Unit. The plant shall have a drum mixer, approved by the Engineer, having an automatic burner control and capable of producing a uniform mixture within the job-mix tolerances. The mixture shall be discharged into a hot bituminous mixture holding bin meeting the requirements of Subsection 406.05 (a), part 14, Surge Bins.
- 40. 406.06 PREPARATION OF BITUMINOUS MATERIAL. The bituminous material shall be uniformly heated to the specified temperature. A continuous supply of the bituminous material shall be provided to the mixer at a uniform temperature at all times.
- 41. 406.07 PREPARATION OF AGGREGATES. The aggregate for the mixture shall be dried and heated at the mixing plant before being placed in the mixer. Flames used for drying and heating shall be properly adjusted to avoid damage to the aggregate and to avoid soot or unburned fuel on the aggregate.

Immediately after heating, the aggregates shall be screened and conveyed into separate bins ready for batching and mixing with bituminous material.

If required to meet the grading requirements, mineral filler shall be added after the aggregates have passed through the dryer in a manner approved by the Engineer.

The above preparation of aggregates does not apply for drum-mix plants.

42. 406.08 MIXING. The dried aggregates shall be combined with the bituminous material in a manner that will produce a mixture which, when discharged from the mixing unit, shall be at the temperature specified on the approved mix design unless otherwise directed by the Engineer.

The dried aggregates shall be combined in the mixer in the appropriate proportions required to meet the job-mix formula and be thoroughly mixed prior to adding the bituminous material.

The bituminous material shall be measured and introduced into the mixer in the amount determined by the Engineer for the material being used and at a temperature corresponding to Subsection 702.06, unless otherwise directed by the Engineer.

After the aggregate and bituminous material have been introduced into the mixer, the materials shall be mixed until a complete and uniform coating of the particles and a thorough distribution of the bituminous material throughout the aggregate is obtained. In any event, the mixing time shall be regulated by the Engineer, and a suitable locking mechanism shall be provided for such regulation.

All plants shall have a means of eliminating oversized and foreign material from being incorporated into the mixer.

43. 406.09 HAULING EQUIPMENT. To prevent the mixture from adhering to the beds, trucks used for hauling bituminous mixture shall have tight, clean, smooth metal beds which have been thinly coated with a bond release agent. Petroleum based products will not be permitted.

The trucks used for hauling bituminous mixture shall be compatible with the equipment used for placing the bituminous mixture.

Each truck shall have a cover of canvas or other suitable material large enough to protect the mixture from the weather. When necessary to assure placement of material at the specified temperature, truck beds shall be insulated and covers shall be securely fastened.

44. 406.10 PLACING EQUIPMENT. The bituminous concrete paver shall be a self-propelled unit with an activated screed or strike-off assembly capable of being heated if necessary and capable of spreading the mixture without segregation for the widths and thicknesses required. The screed shall be adjustable to provide the desired cross section shape.

The finished surface shall be of uniform texture and evenness, and shall not show tearing, shoving, or pulling of the mixture. The paver shall be in good mechanical condition and operated by competent personnel at all times.

Pavers shall be equipped with all necessary attachments, designed to operate electronically, to control the grade for the finished surface.

The adjustments and attachments of the paver shall be checked and approved by the Engineer before placement of bituminous material.

Bituminous concrete pavers shall be equipped with a sloped plate to produce a tapered edge at longitudinal joints.

The sloped plate shall produce a tapered edge having a face slope of 1 vertical: 3 horizontal minimum. The plate shall be able to accommodate compacted mat thicknesses from 35mm to 100mm (1 $\frac{1}{4}$ to 4 inches). The bottom of the sloped plate shall be mounted 10mm to 15mm ($\frac{3}{4}$ to $\frac{1}{2}$ inch) above the existing pavement.

Bituminous pavers shall be equipped with a joint heater of at least $110,000~\rm W$ total capacity to heat the longitudinal edge of the previously placed mat to a surface temperature of $95^{\circ}\rm C$ ($200^{\circ}\rm F$), or higher if necessary, to achieve bonding of the newly placed mat with the previously placed mat without undue breaking or fracturing of aggregate at the interface. The surface temperature shall be measured immediately ahead of the screed. The joint heater shall be equipped with automated controls which shut off the burners when the paving machine stops and reignites them with the forward movement of the paver. The joint heater shall heat the entire area of the previously placed wedge to the required temperature. Heating to the point of $95^{\circ}\rm C$ ($200^{\circ}\rm F$) or higher shall immediately precede placement of the bituminous material.

45. 406.11 ROLLERS. Rollers shall be in good mechanical condition, operated by competent personnel, capable of reversing without backlash, and operated at speeds slow enough to avoid displacement of the bituminous mixture. The mass (weight) of the rollers shall be sufficient to compact the mixture to the required density without crushing the aggregate. They shall be equipped with tanks and sprinkling bars for wetting the rolls or tires.

Pneumatic-tired rollers shall be equipped with appropriate skirts at all times and be preheated prior to use in order to avoid picking. The Contractor shall remove all picked material from the surface.

Vibratory rollers shall have separate controls for energy and propulsion. They shall be equipped with automatic cutoffs that stop the vibration when the roller is stopped or reversing its direction of travel.

46. $\underline{406.12}$ CONDITIONING OF EXISTING SURFACE. All surfaces shall be cleaned and sprayed with Emulsified Asphalt, RS-1, before placing of the bituminous mixture. The emulsion shall be applied under pressure at the rate of 0.05 to 0.14 L/m^2 (0.01 to 0.03 gallons per square yard). The application shall be made just prior to the placement of the bituminous concrete mixture, and shall progress sufficiently ahead of the paving so that the surface to be paved will be "tacky". Equipment used to apply the emulsion shall meet the requirements for distributors under Subsection 404.04, Equipment.

Prior to paving, bridge decks shall be treated as detailed on the project plans.

Prior to paving, all large cracks in a bituminous surface shall be thoroughly cleaned and filled with a bituminous material or mixture approved by the Engineer. Large cracks are defined as at least 40 mm ($1\frac{1}{2}$ inches) in width.

Contact surfaces such as curbing, gutters, and manholes shall be painted with a thin, uniform coat of Emulsified Asphalt, RS-1, immediately before the bituminous concrete mixture is placed against them.

If there are deficiencies that require corrective action in the base course constructed as part of the contract, a bituminous concrete mix approved by the Engineer shall be used to bring the base course to the designed grade and contour.

Where Bituminous Concrete Pavement is used to resurface existing pavements and the existing pavement contains irregularities, depressions or waves, such deficiencies shall be eliminated by the use of extra bituminous material for spot leveling to bring existing base to uniform section and grade before placing of the required courses of bituminous concrete.

47. 406.13 PLACING AND FINISHING. At the time of discharge from the haul vehicle, the bituminous mixture shall be within 6°C (10°F) of the compaction temperature for the approved mix design.

The Contractor shall protect all exposed surfaces that are not to be treated from damage during all phases of the paving operation.

The bituminous mixture shall be placed and finished with the specified equipment, shall be struck off in a uniform layer to the full width required and of such depth that each course, when compacted, shall have the required thickness, and shall conform to the grade and elevation specified. Bituminous pavers shall distribute the mixture over the entire width or over such partial width as may be practical. Bituminous pavers will be equipped with auger extensions at longitudinal joints.

When operating in tandem on multi-lane paving, the pavers shall be of the same type and have the same characteristics. Material for leveling may be spread by the use of a grader, if approved by the Engineer.

On areas where irregularities or unavoidable obstacles make the use of mechanical spreading and finishing equipment impracticable, the mixture shall be spread, raked and luted by hand tools.

All material shall be produced early enough in the day so the completion of spreading and compaction of the mixture will occur during daylight hours, unless night paving has been approved for the project.

No traffic shall be permitted on placed material until the material has been thoroughly compacted and cooled to $60\,^{\circ}\text{C}$ (140 $^{\circ}\text{F}$).

The use of water to cool the pavement shall not be permitted.

The Agency may require that all work adjacent to the pavement, such as guardrail, cleanup, and turf establishment, be completed prior to placing the wearing course when such work could cause damage to the pavement.

When bituminous concrete is to be placed on a waterproofed bridge deck, a rubber-tired paver shall be used to place the binder course of pavement.

On projects where traffic will be maintained, the Contractor may be required to schedule daily paving operations to have all travel lanes of the roadway paved to the same limits at the end of each work day, as directed by the Resident Engineer.

Suitable permanent aprons or temporary fillets shall be constructed at side road intersections and driveways as directed by the Engineer within 24 hours of adjacent mainline paving. Permanent aprons will be constructed within 5 working days of adjacent mainline paving. Reasonable access to and from the mainline mat shall be maintained at all times.

48. 406.14 COMPACTION. Immediately after the bituminous mixture has been spread, struck off, and surface irregularities adjusted, it shall be thoroughly and uniformly compacted by rolling.

The surface shall be rolled when the mixture is in the proper condition and when the rolling does not cause undue displacement, cracking, tearing or shoving. Should the mix exhibit these tender characteristics, and the Contractor can not remedy these conditions to the satisfaction of the Engineer, the placement will be terminated and the approval of the mix design will be terminated.

The number, mass (weight), and type of rollers furnished shall be sufficient to obtain the required compaction when the mixture is in a workable condition. Generally, one breakdown roller will be needed for each paver used in the spreading operation.

Leveling courses shall be compacted using a self-propelled pneumatic-tired roller unless otherwise directed in writing by the Engineer. On base, binder, and wearing courses, the initial or breakdown rolling shall be done by using a two-axle tandem roller; intermediate rolling shall be done by using a two-axle tandem roller or self-propelled pneumatic-tired roller; and final rolling shall be done by using an additional two or three-axle tandem roller. An intermediate roller will not be required for shoulders constructed with one course of bituminous concrete, but the equipment used shall be sufficient to obtain the required compaction while the mixture is in a workable condition.

To prevent adhesion of the mixture to the rollers, they shall be kept properly moistened with water or water mixed with very small quantities of detergent or other approved material. Excess liquid and petroleum products shall not be permitted.

Along forms, curbs, headers, walls, and other places not accessible to the rollers, the mixture shall be thoroughly compacted with hand tampers, smoothing irons, or mechanical tampers coated with a non-petroleum based bond release agent. On depressed areas, a trench roller may be used, or cleated compression strips may be used under the roller, to transmit compression to the depressed area.

Other combinations of rollers and/or methods of compacting may be used if approved in writing by the Engineer, provided the compaction requirements are met.

Unless otherwise directed, the longitudinal joint shall be rolled first and then rolling shall begin at the low side of the pavement and proceed towards the center or high side with lapped rollings parallel to the centerline. The speed of the roller shall be slow and uniform to avoid displacement of the mixture, and the roller shall be kept in as continuous operation as practicable. Rolling shall continue until all roller marks and ridges have been eliminated.

Rollers will not be stopped or parked on the new, freshly placed material.

Any mixture that becomes loose and broken, mixed with dirt, or is in any way defective shall be removed and replaced with fresh hot mixture, which shall be compacted to conform with the surrounding area. Any area showing an excess or deficiency of bitumen shall be removed and replaced. These replacements shall be at the Contractor's expense.

Should the Contractor choose to use vibratory rollers, the following additional criteria shall govern their operation. Vibratory rollers may be used when operated at an amplitude, frequency and speed that produces a mat conforming to specifications and which prevent the creation of transverse ridges in the mat. Vibratory rollers may be used as a breakdown roller, an intermediate roller, or a finish roller. They shall not be used as a substitute for a pneumatic-tired roller on leveling courses, nor shall they be used for compacting lifts of pavement under 25 mm (1 inch) in depth. A single vibratory roller shall not be used alone as the breakdown, intermediate, and finish roller, but may be used as any one of the rollers in the roller train.

If the Engineer determines that unsatisfactory compaction is being obtained, unacceptable surface distortion is occurring, or damage to highway components and/or adjacent property is occurring using vibratory compaction equipment, the Contractor shall immediately cease using this equipment and proceed in accordance with the fourth paragraph of this subsection. All requirements of Subsection 406.14 shall apply regardless of compaction equipment used.

The Contractor assumes full responsibility for, and shall repair at its cost, all damages which may occur to highway components and adjacent property if vibratory compaction equipment is used.

Bituminous Concrete Pavement and Medium Duty Bituminous Concrete Pavement will be analyzed for density according to the procedure outlined below. Leveling courses will not be analyzed for density.

The density of the compacted pavement shall be at least 92.5%, but not more than 96.5%, of the corresponding daily average maximum specific gravity for each mix type (each mix design) of bituminous mix placed during each day. For material that falls outside of this range, payment will be made by adjusting the daily production totals according to the following:

DAILY

AVERAGE DENSITY	DENSITY PAY FACTOR, PF(d)
90.5% - 90.9%	0.900
91.0% - 91.4%	0.925
91.5% - 91.9%	0.950
92.0% - 92.4%	0.975
92.5% - 93.4%	1.000
93.4% - 95.4%	1.010
95.5% - 96.5%	1.000
96.6% - 97.0%	0.975
97.1% - 97.4%	0.950
97.5% - 98.0%	0.925
98.1% - 98.5%	0.900

For material that exceeds 98.5% and is less than 90.5%, the Construction Engineer will evaluate whether the pavement will be removed and replaced by the Contractor at no expense to the Agency or a greater penalty imposed.

It shall be the responsibility of the Contractor to conduct whatever process control the Contractor deems necessary. Acceptance testing will be conducted by Agency personnel using cores provided by the Contractor.

Acceptance testing to verify density of the compacted pavement will be done by averaging the densities of a minimum of 4 cores for each day's production for each type of bituminous mix placed, excepting shim/leveling courses, or at a minimum rate of one (1) core per lane kilometer (0.6 mile) paved excluding shoulders.

The cores taken for acceptance testing will be the final cores taken for determination of densities. If the Agency elects to not take cores of any lift, no bonus will be paid or reduction taken, PF(d)=1.000.

(c) CORING PROTOCOL.

Original core sampling locations will be restricted to travel lanes only and will not include those areas within 150 mm (6 inches) of a longitudinal joint or within 15 m (50 feet) of a transverse joint. That area encompassing a longitudinal tapered joint will not be selected as a sampling location.

Original core sampling locations will be selected by the Resident Engineer or designee in accordance with ASTM D 3665, Practice for Random Sampling of Construction Materials, within two working days of the bituminous mixture being placed. The Contractor will be advised in writing of the selected sampling locations.

The Contractor may challenge the representativeness of any particular original sample location(s) by notifying the Resident Engineer in writing. This notification shall be made within one working day of the sublot location(s) being selected and shall state reasons for recommending a reselection of original sample location(s).

Upon receipt of representativeness challenge, the Resident Engineer will evaluate it, within one working day, and notify the Contractor in writing of either acceptance or rejection of the Contractor's challenge. Rejection of a challenge will result in the Resident Engineer using the original core sampling locations for the determination of density data in any compaction pay factor calculations. Acceptance of a challenge will result in the Resident Engineer selecting alternate core sampling location(s) for those challenged samples. Alternate core sampling location(s) will be selected by the Resident Engineer by use of a new random number(s) to determine a new longitudinal coordinate(s) within the sublot in question. The transverse coordinate(s) of the original core sampling location(s) will be used in conjunction with the new longitudinal coordinate(s) to determine the alternate sampling location(s). The alternate core sampling location(s) shall not be subject to further challenge and will be used for the determination of density data in any compaction pay factor calculations. The contractor will be notified in writing of the final core sampling location(s).

Within one working day of final selection of the core sampling locations, the Contractor shall core in the presence of the Resident Engineer or designee and shall deliver samples to the Resident, in a suitable container provided by the Contractor, on the same day the samples are taken. The Resident Engineer will identify and record the core samples. Any cores not delivered in a suitable container will be rejected and new cores taken at the Contractor's expense. The Contractor shall fill the core holes with hot bituminous concrete pavement on the same day that cores are taken and at its expense.

Cores will be taken in accordance with AASHTO T-230, Method B. Agency personnel will process core samples within ten working days and will relay test results to the Resident Engineer and Contractor personnel. Testing will be performed in accordance with AASHTO T 166 Method A for bulk specific gravity (B) and AASHTO T 209 for maximum specific gravity (M) from tests performed at the plant lab for that day. All cores will be sawcut. The Contractor will mark the cores for sawcutting in the presence of the Resident Engineer or designee for verification of cut locations. The degree of compaction (DC) will be determined by using the following equation:

 $DC = (B/M) \times 100$

To satisfy the provisions of (d) below, physical core samples will be retained for a period of two working days from the time that DC test results are relayed to the Resident Engineer and Contractor personnel. Additionally, any subsequently "retested" or "recored" samples, as defined below, will be retained to the point of fully satisfying section (d) below.

(d) CORE RESULT VERIFICATION.

Upon the above test results being relayed to the Resident Engineer and Contractor Personnel, any individual core sample result considered to be an outlier as determined by ASTM E-178 will enter a core result verification process as defined below. This process will consider only those core samples processed by the Agency as acceptance tested samples.

The core result verification process consists of four levels as follows:

Level 1: The Agency will perform a statistical analysis on all lots of core sample compaction values to investigate any presence of statistical outlier(s) as determined by using ASTM E-178, Table 1, at a 5% significance level. In cases where a statistical outlier is not detected, all core sample results as reported under (c) above will be used in any compaction pay factor calculations.

When an outlier is determined to exist, the core sample representing that outlying result will be retested to ensure procedural integrity (support information accuracy, testing methodology, mathematical accuracy). The core sample "retested" results will replace the original "outlier" core sample results for any future calculations within this level. Should it be verified at this point that an outlier does in fact exist or the core sample retested results vary from those originally obtained, options to either party are:

1. Compute any compaction pay factors using all core sample test results derived through this level or 2. Proceed to Level 2.

Level 2: The above Level 1 outlier core sample results will be replaced by virtue of "recored" sample results to be obtained under this level. The recoring location shall be at the same transverse offset as the original location and shall be offset longitudinally a forward 450 mm (18 inches) from the original location. The recored sample will be tested per those applicable paragraphs of (c) CORING PROTOCOL above, and may reenter Level 1 analysis of this section up to and including the point of ensuring procedural integrity. The recored sample will not reenter Level 2 analysis. Upon receiving recored sample test results of this level, options to either party are: 1. Compute any compaction pay factors using those recored sample test results or 2. State reasons for belief that said recored sample test results are in error. Receipt of reasons shall be cause for this verification process to proceed to level 3.

Level 3: A final attempt at field resolution of core sample test results will be addressed under this level by introduction of a third party testing facility. Selection of such a facility will be discussed and mutually agreed upon by both parties prior to commencement of construction activities and will not be involved in project QC or acceptance testing processes. Any findings of a third party facility will become final and will not be subject to further review. Payment to a third party for services rendered will be borne by the party having provided the Level 2 reasons leading to Level 3.

The recored samples from Level 2 shall be provided to the third party testing facility. The facility will process the recored samples and provide results to Agency and Contractor personnel. Upon receipt of the third party recored sample test results, the options to either party are: 1. Compute any compaction pay factors using these results or 2. Proceed to Level 4.

<u>Level 4:</u> At this level, the Agency and Contractor will defer to Subsection 105.02 of the Standard Specifications for Construction. Both parties shall submit to the Director of Program Development a written report describing the disparity, all subsequent actions taken to date, all documentation related to these actions, and a proposed course of action for settlement. The Director will review the submittals and all relevant project records and fulfill the requirements of Subsection 105.02.

If the Contractor does not concur with any final decision by the Director, the Contractor may seek other remedies available under Subsection 105.02 and the contract.

49. 406.15 JOINTS. Joints between old and new pavements, or between successive day's work, shall have a thorough and continuous bond between the old and new mixtures. Whenever the spreading process is interrupted long enough for the mixture to attain its initial stability, the paver shall be removed from the mat and a joint constructed.

Transverse butt joints shall be formed by cutting the pavement in a vertical plane at right angles to the centerline, at a location approved by the Engineer, where the pavement has a true surface as determined by the use of a straightedge at least 4.9 m (16 feet) long. The butt joint shall be thoroughly coated with Emulsified Asphalt, Type RS-1, just prior to depositing the paving mixture.

Transverse tapered joints shall be formed by ramping down the last 450 to 600 mm (18 to 24 inches) of the course being laid to match the lower surface. Care shall be taken in raking out and discarding the coarser aggregate at the low end of the taper, and in rolling the taper. The taper area shall be thoroughly coated with Emulsified Asphalt, Type RS-1, just prior to resuming paving. As the paver places new mixture on the taper area, an evenly graduated deposit of mixture will complement the previously made taper. Shovels may be used to add additional mixture if necessary. The joint shall be smoothed with a rake and properly rolled, with coarse material discarded.

Longitudinal joints that have become cold shall be coated with Emulsified Asphalt, Type RS-1, before the adjacent mat is placed. If directed by the Engineer, they shall be cut back to a clean vertical edge prior to coating with the emulsion.

Unless otherwise directed by the Engineer, longitudinal joints shall be offset at least 150 mm (6 inches) from any joint in the lower courses of pavement. Transverse joints shall not be constructed nearer than 300 mm (12 inches) from the transverse joints constructed in lower courses.

- 406.16 SURFACE TOLERANCE. The surface will be tested by the Engineer using a straightedge at least 4.9 m (16 ft) in length at selected locations parallel with the centerline. Any variations exceeding 3 mm (% inch) between any two contact points shall be satisfactorily eliminated. A straightedge at least 3 m (10 feet) in length may be used on a vertical curve. The straightedges shall be provided by the Contractor under the provisions of Subsection 631.06.
- 51. 406.17 TRAFFIC CONTROL. Whenever traffic must be maintained during a paving operation, uniformed traffic officers and/or flaggers shall be stationed at each end of the section being paved and at such other locations as may be required by the Engineer. The traffic officers or flaggers shall conform to the requirements of Section 630, Uniformed Traffic Officers and Flaggers.

Whenever one-way traffic is maintained by the Contractor, the traveling public shall not be stopped or delayed more than 10 minutes unless otherwise directed by the Engineer. Two-way traffic shall be maintained during non-working hours.

52. 406.18 METHOD OF MEASUREMENT. The measured quantity for payment of Bituminous Concrete Pavement and Medium Duty Bituminous Concrete Pavement will be the number of metric tons (tons) for a lot of mixture (each type) complete in place in the accepted work as determined from the weigh tickets.

When the density pay factor, PF(d), for a lot (a days run of each type) of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement is less than or more than 1.000, the measured quantity of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement placed that day will be multiplied by such pay factor to determine an adjusted tonnage for that day. In this case the adjusted tonnage will become the measured quantity for payment. However, this determination shall not apply if "Quality Acceptance" provisions of Subsections 406.03 and 406.14 are incorporated into the specifications.

When items are to be measured under Quality Acceptance provisions of Subsections 406.03 and 406.14, pay factors (based on plant air voids and density properties) will be used as specified below to arrive at a Composite Pay Factor (CPF). When boxed samples are taken to determine mix properties the pay factor for air voids, PF(av), shall be assumed as equal to 1.000 for a "single day" lot.

 $CPF = PF(av) \times PF(d)$

For each lot of Bituminous Concrete and Medium Duty Bituminous Concrete produced, a CPF will be determined by applying pay factors as based on the smallest common lot size of air voids and density. That is, a (density) PF(d) for a "single day" lot may be combined with an (air voids) PF(av) for a "two day" lot to arrive at an overall daily CPF.

When the Composite Pay Factor for a lot (a day's run of each type) of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement is less than, or more than, 1.000, the measured quantity of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement placed that day will be multiplied by such Composite Pay Factor to determine an adjusted tonnage for the day. In this case the adjusted tonnage will become the measured quantity for payment.

When a roughness pay factor, PF(r), is determined per Subsection 406.16, the tonnage or adjusted tonnage determined above shall be further multiplied by this factor to determine the measured quantity for payment.

53. 406.19 BASIS OF PAYMENT. The measured quantity of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement will be paid for at the Contract unit price per metric ton (ton), which price shall be full compensation for furnishing, mixing, hauling, and placing of the material specified and the furnishing of signs, labor, tools, equipment, and incidentals necessary to complete the work.

The costs of furnishing testing facilities and supplies at the plant will be considered included in the contract unit price of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement, as appropriate.

The costs of obtaining, furnishing, transporting, and providing the straightedges required by Subsection 406.16 will be paid for under the appropriate Section 631 pay item included in the Contract.

The cost of taking cores for acceptance testing and filling the core holes will be incidental to the item being cored. Other costs associated with obtaining samples for acceptance testing shall be incidental to the cost of the Section 406 pay item. The cost of traffic control for taking cores for acceptance testing and filling the core holes will be paid under the appropriate item in Section 630.

When not an item in the Contract, the cost of Uniformed Traffic Officers or Flaggers will not be paid for directly, but will be incidental to the item of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement, as appropriate.

When not specified as items in the Contract, the costs of cleaning and filling joints and cracks, sweeping and cleaning existing paved surfaces, the emulsified asphalt applied to tack these surfaces, and tacking of manholes, curbing, gutters, and other contact surfaces will not be paid for directly, but will be incidental to the item of Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement, as appropriate.

Bituminous concrete mixture approved by the Engineer for use in correcting deficiencies in the base course constructed as part of the Contract will not be paid for as Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement, but will be incidental to the pay item for the specified type of base course.

The bituminous concrete mixture used to correct deficiencies in an existing pavement or to adjust the grade of a bituminous concrete surface completed under the Contract will be paid for at the contract unit price for Bituminous Concrete Pavement or Medium Duty Bituminous Concrete Pavement, as appropriate.

Payment will be made under:

Pay Item Pay Unit

406.25 Bituminous Concrete Pavement METRIC TON (TON)
406.27 Medium Duty Bituminous Concrete Pavement METRIC TON (TON)

SECTION 506 - STRUCTURAL STEEL

- 54. <u>506.18 ERECTION</u>, is hereby modified by deleting Part (a) <u>Methods and Equipment</u> in its entirety and replacing it with a new Part (a) <u>Methods and Equipment</u> as follows:
 - (a) Methods and Equipment. Cranes, lifting devices, and other equipment for all structural steel erection shall be of adequate design and capacity to safely erect, align and secure all members and components in their final positions without damage. The Contractor is solely responsible for the methods and equipment employed for the erection of the structural steel. However, the Contractor shall lift and erect curved girders so that the web of the girder is maintained vertical within a 10 degree vertical tolerance.

The Contractor shall submit an erection plan for the methods and sequence of structural steel erection, the temporary bracing, and the equipment to be used for the erection. The erection plan shall include the necessary computations to indicate the magnitude of stress in the segments during erection and to demonstrate that all of the erection equipment has adequate capacity for the work to be performed. The erection plan shall contain provisions for all stages of construction, including temporary stoppages.

The structural steel may be used for support of equipment prior to placement of the deck only with written permission of the Engineer. The proposed use of structural steel for support of equipment shall be detailed in the erection plan.

The erection plan submitted by the Contractor shall be prepared and stamped by a Professional Engineer. Three sets of the erection plan shall be submitted to the Construction Engineer a minimum of two weeks prior to the erection of steel. Drawings shall conform to ISO Designation A-1 or A-4 (8 $1/2 \times 11$ inches or 36×22 inches) in size and shall have appropriate scale and detail, and shall convey sufficient information for successful prosecution and inspection of the proposed work. A title block shall be provided in the lower right hand corner and shall include the following:

Submittal of the erection plan is for the Agency's information only, and shall in no way be construed as approval of the proposed method of erection. Unless otherwise directed by the Engineer, the Contractor shall follow the erection plan as submitted.

55. <u>506.25 BASIS OF PAYMENT</u>, is hereby modified by deleting the first paragraph in its entirety and replacing it with the following:

The accepted quantity of Structural Steel will be paid for at the Contract unit price per kilogram (pound) for the items specified in the Contract. Payment will be full compensation for furnishing, detailing, handling, transporting, and placing the materials specified, including nondestructive testing of welds; for preparing the surface of new steel to be galvanized, metalized, or to remain unpainted; for necessary field cleaning; for primer coating of metalized surfaces; for furnishing and implementing the erection plan, and for furnishing all labor, tools, equipment, and incidentals necessary to complete the work.

SECTION 511 - STRUCTURAL PLATE PIPES, PIPE ARCHES, AND ARCHES

56. 511.02 MATERIALS, is hereby modified by deleting the "Structural Steel" reference to Subsection 714.02 and inserting a reference to ASTM A 36/A36M. For structural steel provided a Type D Certification shall be furnished in accordance with Subsection 700.02.

SECTION 604 - DROP INLETS, CATCH BASINS, AND MANHOLES

57. <u>604.02 MATERIALS</u>, is hereby modified by deleting the materials Section 714 references for "Steel Grates" and inserting a reference to ASTM A 36/A 36M. For steel grates provided a Type D Certification shall be furnished in accordance with Subsection 700.02.

SECTION 618 - SIDEWALKS

58. <u>618.02 MATERIALS</u>, is hereby modified by adding the following materials reference:

Detectable Warning Surface 751.08

- 59. 618.03 PORTLAND CEMENT CONCRETE SIDEWALK, Part (d) Finishing is hereby modified by deleting the last sentence of the second paragraph.
- 60. 618.04 BITUMINOUS CONCRETE SIDEWALK, Part (e) Texturing, is hereby deleted in its entirety.
- 61. 618.04A DETECTABLE WARNING SURFACE, is hereby made a new subsection of these Specifications as follows:
 - (a) <u>Description</u>. This work shall consist of furnishing and installing detectable warning surfaces per the requirements of the Americans with Disabilities Act Accessibility Guidelines. Detectable warning surfaces shall be provided on sidewalk ramps and other locations as indicated in the Contract.
 - (b) <u>Materials</u>. The detectable warning surface shall be a pattern of truncated domes that meets the dimensional and spacing requirements shown in the Contract. Truncated domes will be part of either a pre-cast tile/paver, semi-rigid composite sheet or a surface applied product. Stamping or imprinting systems shall not be accepted.
 - (c) <u>Color</u>. The detectable warning material shall have a homogeneous color throughout that contrasts with the surrounding material. The color shall be in close conformance with one of the following from Federal Standard No. 595B:

Color	Color Chip No.
Yellow	33538
Red	31136
Brown	20109
Black	37038
Dark Green	14090

(d) <u>Handling</u>. Detectable warning surface materials shall be suitably packaged or crated to prevent damage in shipment or handling. Finished surfaces shall be protected by sturdy wrappings.

(e) <u>Installation</u>. Detectable warning surfaces shall be installed by following all applicable supplier's and manufacturer's requirements for environmental conditions, surface preparation, installation procedures, curing procedures, and materials compatibility.

The Contractor is responsible for removing any material spatters. The Contractor shall repair any damage that should arise from the installation or the clean-up effort.

62. 618.05 METHOD OF MEASUREMENT, is hereby modified by adding the following paragraph:

The quantity of Detectable Warning Surface to be measured for payment will be the number of square meters (square yards) of detectable warning surface installed in the complete and accepted work.

63. 618.06 BASIS OF PAYMENT, is hereby modified by replacing the first paragraph of the subsection with the following paragraph:

The accepted quantities of Portland Cement Concrete Sidewalk will be paid for at the Contract unit price per square meter (square yard) for the specified depth. The accepted quantity of Bituminous Concrete Sidewalk will be paid for at the Contract unit price per metric ton (ton). The accepted quantity of Detectable Warning Surface will be paid for at the Contract unit price per square meter (square yard). Payment will be full compensation for furnishing, transporting, handling and placing the materials specified, including expansion joint material, and for furnishing all labor, tools, equipment, and incidentals necessary to complete the work.

 $\underline{618.06}$ BASIS OF PAYMENT, is hereby further modified by adding the following pay item:

Pay Item

Pay Unit

618.30 Detectable Warning Surface

SQUARE METER (SQUARE YARD)

SECTION 625 - SLEEVES FOR UTILITIES

65. $\underline{\text{625.02 MATERIALS}}$, text is hereby deleted in its entirety and replaced with the following:

Bituminous Concrete Pavement	406.02
Portland Cement Concrete Pavement	408.02
Brick	705.01
Mortar Type II	707.02
Preformed Joint Filler, Cork and Asphalt-Treated Felt	707.08
Reinforced Concrete Pipe	710.01
ABS Plastic Pipe	710.05
PVC Plastic Pipe	710.06
Corrugated Steel Pipe, Pipe Arches and Underdrains	711.01
Corrugated Aluminum Alloy Pipe, Pipe Arches, and Underdrain	ns711.02

All wood blocks (skids) shall be oak or maple structural lumber #2 Grade or better. Stainless steel strapping shall meet the requirements of ASTM A 666.

For utilities greater than 50 mm (2 inches) diameter, the minimum inside diameter of sleeves shall be 300 mm (12 inches) larger than the largest diameter of the carrier pipe, conduit or conductor being installed. The minimum inside diameter of sleeves for utilities 50 mm (2 inches) and smaller shall be as follows:

 Power Lines:
 150 mm (6 inches)

 Telephone Lines:
 150 mm (6 inches)

 Cable TV Lines:
 150 mm (6 inches)

 Water Pipe:
 150 mm (6 inches)

 Water service Lines,
 50 mm (2 inches)

 Sewer Pipe:
 150 mm (6 inches)

 Gas Pipe:
 150 mm (6 inches)

Sleeves for power, telephone, cable TV, and metal pipes shall be nonmetallic.

66. 625.05 BASIS OF PAYMENT, text is hereby deleted in its entirety and replaced with the following:

The accepted quantities of Sleeves for Utilities will be paid for at the Contract unit price per meter (linear foot). Payment will be full compensation for fabricating, furnishing, transporting, handling, saw cutting, and placing all materials, including pull wire and end caps, and for furnishing all labor, tools, equipment, and incidentals necessary to complete the work.

Blocking (skids), stainless steel straps, bituminous concrete pavement, portland cement concrete pavement, reinforcing steel, emulsion, subbase materials, brick end walls, and other materials required in conjunction with sleeves will be considered incidental to the Contract item Sleeves for Utilities.

Excavation and backfill of trenches and boring or jacking pits for the placement of sleeves for utilities will be considered incidental to the Contract item Sleeves for Utilities.

Payment will be made under:

Pay Item Pay Unit

625.10 Sleeves for Utilities METER (LINEAR FOOT)

SECTION 630 - UNIFORMED TRAFFIC OFFICERS AND FLAGGERS

- 67. <u>SECTION 630 UNIFORMED TRAFFIC OFFICERS AND FLAGGERS</u>, text is hereby deleted in its entirety and replaced with the following:
- 68. 630.01 DESCRIPTION. This work shall consist of furnishing qualified uniformed traffic officers (UTOs) and flaggers for the handling of traffic in, around, and through work zones. UTOs and flaggers collectively are also referred to as traffic control personnel. UTOs and flaggers shall be used to control and protect the traveling public and workers during construction operations as directed by the Engineer. All traffic control operations in, around, and through work zones shall conform to the MUTCD.

(a) <u>Definitions</u>.

- (1) "Uniformed Traffic Officer" (UTO) means a law enforcement officer who has law enforcement authority at the location where the services are provided.
- (2) "Flagger" means a person who has completed an approved, four-hour flagger training course given by a certified instructor.
- (b) <u>Certification to Train Flaggers</u>. Certification to train flaggers may be obtained by completing one of the following courses or another course approved by the Agency:
 - (1) Associated General Contractors of Vermont, Work Zone Traffic Control Technician/Flagger Trainer Course; or
 - (2) American Traffic Safety Services Association, Worksite Traffic Supervisor Certification Course.
- (c) <u>Duties of Uniformed Traffic Officer</u>. UTOs shall perform the following functions as directed by the Engineer in and around work zones:
 - (1) Promote voluntary compliance by motorists with speed and other rules of the road through an obvious presence. This may include the presence of marked law enforcement vehicles displaying law enforcement signal lamps, the presence of a UTO in or near the highway, and/or signage indicating their presence. This presence is generally stationary (fixed post), with a law enforcement vehicle serving as an advanced warning signal and the UTO usually positioned outside the vehicle, to direct or control traffic as necessary.
 - (2) Direct and control traffic. This may include the direction and control of traffic at intersections where signals are not functioning or are malfunctioning.
 - (3) Serve as a flagger.
- (d) <u>Use of Flaggers.</u> A flagger shall be used as directed by the Engineer to control traffic within a designated work zone or where the entrance or exit of construction equipment or other construction activity constitutes a hazard to the traveling public.
- (e) Responsibility of Contractor to Protect Public and Workers.

 Direction or lack of direction by the Engineer to use traffic control personnel shall not release the Contractor from its responsibility to protect the traveling public and workers in and around work zones.
- 69. 630.02 QUALIFICATIONS. The Contractor shall ensure that all flaggers utilized on the project have successfully completed a four-hour flagger training course given by a certified instructor within the last twenty-four months. The Contractor shall provide to the Engineer a list of the names of all trained flaggers currently on the project, including the date of training for each person listed.

70. 630.03 CLOTHING AND EQUIPMENT.

(a) For Uniformed Traffic Officers.

- (1) Every UTO shall wear a uniform approved by his/her law enforcement department with an exposed badge that clearly identifies him/her as a law enforcement officer; when operating outside the vehicle, the UTO shall wear a High-Visibility, Class 2, reflectorized vest as specified in the MUTCD.
- (2) When employed on the project during the period from sunset to sunrise, a UTO shall be equipped with hand-held, lighted signals that display a red light suitable for directing traffic and with High-Visibility, Class 2, reflectorized vests as specified in the MUTCD.
- (3) Every UTO shall be accompanied by a law enforcement vehicle with operating blue or blue and white, or a combination of these, law enforcement signal lamp(s) conforming in all respects to those permitted under 23 VSA § 1252.
- (4) The signal lamp(s) on a UTO's law enforcement vehicle shall be in operation when and where required by project-specific traffic control plans or as directed by the Engineer when, in the Engineer's opinion, the safety of the traveling public and/or project personnel will be enhanced by the operation of the lamp(s).

(b) For Flaggers.

- (1) Flaggers shall wear safety apparel (reflectorized vests) meeting the requirements of ISEA "American National Standard for High-Visibility Apparel" that is labeled as meeting the ANSI 107-1999 standard performance for Class 2 risk exposure. The apparel background material color shall be either fluorescent orange-red or fluorescent yellow-green as defined in the standard. The retroreflective material shall be either orange, yellow, white, silver, yellow-green, or a fluorescent version of these colors, and shall be visible at a minimum distance of 300 m (1000 ft). The retroreflective safety apparel shall be designed to clearly identify the wearer as a person.
- (2) Flaggers shall wear approved headgear consisting of protective headgear commonly referred to as a "hard hat," a brimmed cap of the type commonly referred to as a "baseball cap," or headgear otherwise required by law, regulation, or governmental policy. The headgear shall be provided in one of the colors designated for high visibility clothing in the MUTCD. Approved headgear shall have no additions, adornments, or ornamentation, except that on the front of the headgear, above the brim, a small company or governmental logo or name which does not significantly reduce the visibility of the headgear may be displayed.
- (3) Flaggers shall be equipped with a STOP/SLOW paddle signaling device as detailed in part 6E.03 of the MUTCD.

(4) Flaggers shall at all times be properly dressed, present a neat appearance, and have all reflectorized gear clean and visible to the traveling public. The Engineer's determination as to the suitability of the appearance of any flagger shall be final. An unsuitable appearance shall constitute ineffectiveness in controlling traffic. Any flagger deemed ineffective in controlling traffic by the Engineer shall be removed.

(c) For All Traffic Control Personnel.

- The Contractor shall equip all traffic control personnel on the project with two-way radios capable of maintaining all necessary communication within the work zone. The traffic control personnel shall use these radios to maintain communication and coordination whenever distance, noise, intervening operations, dust, and/or other existing conditions make it difficult or impossible to communicate on a line-of-sight basis and/or whenever the use of two-way radios is ordered by the Engineer. The Contractor shall at all times keep sufficient spare batteries, parts, and complete units on the project so that no individual performing traffic control is without a working two-way radio for a period longer than 10 minutes. Without exception, when two-way radios are required and a person performing traffic control is without a working two-way radio for more than 10 minutes, that person will either be supplied with a working two-way radio or be considered ineffective, removed in the manner set forth in Subsection 630.04, and replaced with a person with a working two-way radio.
- The reflectorized vests worn by traffic control personnel shall have the words "TRAFFIC CONTROL" in 50 mm (2 inch) high black letters on front and back reflective panels. Unless the words and the reflective panels on which they are mounted were placed on the vest by the original manufacturer, the layout, dimensions, proportions, and spacing of the letters in the words shall conform to the requirements for Series B Upper Case Letters in the Standard Sign Alphabets for Highway Signs.
- (3) When not actually engaged in traffic control, traffic control personnel shall not wear vests with the traffic control legend.
- 71. 630.04 STANDARD PROCEDURES. The Contractor or subcontractor supplying uniformed traffic officers and/or flaggers on a project shall designate a person as the responsible person to coordinate the traffic control plan and procedures with the Superintendent and the Engineer.

Any UTO or flagger determined by the Engineer to be ineffective in controlling traffic shall be removed by the Contractor from all traffic control on the project. The Contractor shall immediately comply with the directive from the Engineer and shall suspend operations as necessary until a qualified replacement can be provided. Such a suspension of operations shall not be considered as a basis for a claim or an extension of time.

- 72. 630.05 METHOD OF MEASUREMENT. The quantities of Uniformed Traffic Officers and Flaggers to be measured for payment will be the number of hours for each as authorized by the Engineer. No additional allowance will be made for premium time (overtime), and no allowance or payment will be allowed for the required four-hour training.
- 73. 630.06 BASIS OF PAYMENT. The accepted quantities of Uniformed Traffic Officers and Flaggers will be paid for at the Contract unit price per hour. Payment will be full compensation for hiring, training, transporting, and supervising; for furnishing clothing, badges, vehicles, law enforcement signal lamps, signs, lighting devices, reflectorized equipment; for providing all taxes and insurance; and for furnishing all radios and other equipment, materials, and incidentals necessary to perform this work.

When the Contract item(s) Uniformed Traffic Officers and/or Flaggers is (are) not included in the Contract or when Uniformed Traffic Officers and/or Flaggers are employed by the Contractor without authorization by the Engineer, the cost(s) will not be paid for directly but will be considered incidental to all other Contract items.

Payment will be made under:

<u> </u>	Pay Item	Pay Unit
	Uniformed Traffic Officers Flaggers	HOUR HOUR

SECTION 631 - FIELD OFFICE

- 74. 631.02 FIELD OFFICE, ENGINEERS, text is hereby deleted in its entirety and replaced with the following:
- 75. 631.02 FIELD OFFICE, ENGINEERS.
 - (a) <u>Design</u>.
 - (1) General. The field office shall be available to the representatives of the State and the Federal Government throughout the duration of the work on the project, shall be independent of other buildings or office space used by the Contractor, and shall be removed when released by the Engineer. The field office, equipment, and supplies shall be maintained in good condition and adequate quantities at all times.

The field office shall be provided with adequate light, heat, potable water, ventilation, and electrical or gas connections as required. The method of heating shall be such that a minimum temperature of 20 $^{\circ}$ C (68 $^{\circ}$ F) can be maintained at all times.

The Contractor shall furnish all labor and materials for winterizing field offices.

Sanitary facilities consisting of a flush toilet, chemical, or other approved type shall be furnished by the Contractor with proper sewage disposal as is necessary to comply with the requirements and regulations of the State and local Boards of Health and VOSHA. Sanitary facilities shall have adequate facilities for washing hands and shall have adequate lighting.

Entrances shall be provided with a 1.2 by 1.2 m (4 \times 4 foot) minimum size deck with appropriate steps and railings meeting the requirements of VOSHA Safety and Health Standards for Construction.

Each field office shall be equipped with an exterior security light of 400 W minimum.

- Field Office The field office shall be a commercial type field office trailer of standard commercial quality, or a building, in good condition as determined by the Engineer with a minimum of 33 m² (360 square feet) of floor space, with a minimum width of 3 m (10 feet). The fully equipped field office shall be available for use from the day that work is commenced by the Contractor until 30 days after acceptance of the project, unless otherwise directed by the Engineer.
- (3) <u>Foundation</u>. The field office shall be constructed on a firm foundation, vibration free and shall not be adversely affected by frost action or water runoff.
- (4) Outside Doors. The field office shall have a minimum of two outside doors equipped with dead bolt locks. All keys shall be in the possession of the Engineer or the Engineer's representatives.
- (5) <u>Windows</u>. The field office shall have a minimum of four side windows, one front window, and one rear window, all glassed and screened with provisions for opening and locking. All windows shall be equipped with adjustable louvered blinds.
- (6) Electrical System. The field office shall be equipped with a 110 V AC, 60 Hz, single-phase electrical system with service entrance equipment suitable for power company attachment and with at least twelve properly positioned interior electrical duplex outlets. The materials and installation methods of all electrical wiring, connections, switches, and grounds shall conform to the provisions of the National Electrical Safety Code and shall be in accordance with all State and local electrical ordinances.
- (7) <u>Interior Lights</u>. The field office shall be provided with a minimum of five 1200 mm (48 inch) long fluorescent lighting fixtures, or equivalent, on the ceiling.
- (8) <u>Air Conditioner</u>. The field office shall be equipped with an air conditioner of adequate capacity, unless otherwise specified in the Contract.

- (9) Fire Extinguishers. The field office shall be equipped with at least two fire extinguishers. Each shall be a Halon fire extinguisher, equal in fire fighting capacity to a 2.27 kg (5 pound) carbon dioxide fire extinguisher.
- (b) Office Equipment. Office equipment shall be standard commercial quality office equipment. Substitutes may be provided when approved by the Engineer. This office shall be provided with at least the following office equipment:
 - 1 Standard office desk with drawers, locks, and keys, 1500 by 750 mm (60 \times 30 inches) (minimum dimensions).
 - 2 Adjustable, ergonomic office chairs that provide extra support and comfort to the lower back, have height adjustment to fit chair user, and have rolling casters.
 - 1 Standard drafting table, 1 by 2 m (37 $1/2 \times 72$ inches) (minimum dimensions).
 - 2 Adjustable drafting stools.
 - 1 Fire resistant, four-drawer, legal-size file cabinet, rated to withstand a one-hour fire, with lock and two keys.
 - 1 Storage cabinet, 600 by 600 by 900 mm (2 \times 2 \times 3 feet) (minimum dimensions).
 - 1 Metal, five-drawer, Plan file, 500 h by 710 d by 1010 w mm (20 h \times 28 d \times 40 w inches) (minimum dimensions).
 - 1 Plan rack, 600 by 600 by 600 mm (2 \times 2 \times 2 feet) (minimum dimensions).
 - 1 Locker or closet of sufficient size for storage of surveying equipment.
 - 1 Electronic printing calculator, four-function, ten-column with memory.
 - 1 Telephone, touch tone dial, compatible with the local telephone service available.

The Contractor shall arrange for the connection to the system and pay the installation charge as part of the Contract item Field Office. The Contractor shall also pay the monthly service bill. Upon presentation of the paid monthly service bill to the Engineer, the Engineer will pay the Contractor the cost of the service bill under the Contract item 631.25 - Field Office Telephone. Connected to the telephone shall be a good quality telephone answering device capable of receiving and storing messages.

- 1 Electric clock having a dial face of at least 200 mm (8 inches) in diameter.
- 1 Outdoor thermometer with an easy to read weatherproof thermometer having a minimum scale range of -40 to 40 $^{\circ}\text{C}$ (-40 to 100 $^{\circ}\text{F}$) in graduations of 1 or 2 degrees.
- 2 110 L (30 gallon) trash cans.

- 1 Potable water system consisting of a sink with faucet within the office, with a continuous supply of pressurized clean potable water for the duration of the project; or (when clean potable water is not available) a commercial bottled drinking water system installed in the office trailer complete with necessary disposable drinking cups (215 ml (8 oz.) size or larger), cup dispenser, and continuous water supply furnished for the duration of the project. The system shall be capable of supplying both hot and cold water. The system and the bottled water shall be furnished by a commercial water service on a regular basis agreeable to the Engineer.
- 1 First Aid Kit Conforming to ANSI Z308.1-1978
- 1 Dry copying machine with the capability of copying at least legal size paper full size and a rated capacity of at least 1,000 copies per month. It shall have an automated paper feed system. The Contractor shall supply all the paper and shall provide all other necessary supplies and maintenance to keep the copier working during the life of the Contract.
- 1 Color Inkjet Printer, furnished, complete and working for use in the Engineer's Field Office for the duration of the contract. Equipment and supplies shall be provided as follows:
 - a. A color Inkjet Printer, compatible with Microsoft Windows XP and Microsoft Windows 2000, having 2 MB RAM minimum, 600 by 600 dpi black and white resolution, a tray capacity of at least 50 sheets, a print speed of at least 10 pages per minute, and parallel/USB interface capability.
 - b. A Bi-directional PC type parallel printer cable or USB printer cable $4.5~{\rm meters}$ (15 feet) long.
 - c. A printer stand providing a minimum horizontal space for the printer of 900mm by 600mm (3 feet by 2 feet).
 - d. An anti-static vinyl dust cover.
 - e. A good quality commercial surge suppresser to protect
 against:
 - A. chronic high and low voltage, and
 - B. dangerous voltage spikes and radio frequency interference traveling on the AC power circuits.
 - f. Spare ink cartridges, both color and black.
 - g. Appropriate software drivers and documentation for the printer. $% \left(\frac{1}{2}\right) =\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left(\frac{1}{2}\right) +\frac{1}{2}\left$
- 1 Digital Camera with the following requirements:
 - a. At least 2 Megapixel resolution
 - b. Both LCD and Optical viewfinders
 - c. At least 32 Megabyte storage capacity
 - d. USB Interface capability
 - e. Storage case
 - f. Windows XP/2000 Compatible
- 1 Plain paper facsimile machine meeting the following requirements:
 - a. CCITT Group Compatibility Groups III, II, I
 - b. Transmission Time 20 seconds per page, maximum Automatic Feed
 - c. Minimum 10 Page Stock Capacity
 - d. Pulse/Tone Dialing
 - e. Speed Dialing 50 locations, minimum
 - f. Single Touch Dialing 10 locations, minimum

- g. Automatic redial up to 5 times
- h. Capacity to distinguish between a fax phone call and a telephone call

A combination Copier/Printer/Fax Machine meeting the requirements of the Copier, Printer and Fax Machine described above may be substituted with the permission of the Resident Engineer.

Paper for the fax machine, copier and printer shall be furnished by the Contractor, to the Resident Engineer as required during the term of the project.

Two telephone lines shall be provided. Telephone jacks will be located at each end of the field office for both telephone lines. The jacks shall be located above the surface of the desks.

The cost of furnishing these separate telephone lines, including installation and removal, will not be paid for directly, but will be considered incidental to the item of Field Office - Engineers. The monthly service charges will be paid as part of the item of Field Office Telephone.

All furnished equipment shall be maintained in good working order and replacement equipment shall be provided within 48 hours for all equipment that is damaged, stolen or becomes inoperative in any way.

The Contractor shall provide training to the Resident Engineer in the use of the furnished equipment.

SECTION 631 - FIELD OFFICE

76. 631.07 METHOD OF MEASUREMENT and 631.08 BASIS OF PAYMENT, are hereby modified as follows:

The unit of measurement and payment for item 631.25 Field Office - Telephone has been changed to Lump Unit.

SECTION 635 - MOBILIZATION

77. <u>SECTION 635 - MOBILIZATION</u>, is hereby deleted in its entirety and replaced with new <u>SECTION 635 - MOBILIZATION/DEMOBILIZATION</u> as follows:

SECTION 635 - MOBILIZATION/DEMOBILIZATION

78. 635.01 DESCRIPTION. This work shall consist of preparatory work and operations including, but not limited to, those necessary for the movement of personnel, equipment, supplies, and incidentals to and from the project site; for the establishment and removal of all Contractor's field offices, buildings, and other facilities necessary for work on the project; and for all other work and operations that must be performed or costs incurred prior to beginning work and upon completion of Contract items. It shall also be compensation for any costs associated with demobilization, project clean up, establishment of vegetation and completion of all punch list items that are not associated with acceptance of a specific pay item.

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- 79. $\underline{635.02}$ METHOD OF MEASUREMENT. The quantity of Mobilization/Demobilization to be measured for payment will be on a lump sum basis.
- 80. 635.03 BASIS OF PAYMENT. The accepted quantity of Mobilization/Demobilization will be paid for at the Contract lump sum price. Payment will be full compensation for performing the work specified and for furnishing all labor, tools, materials, equipment, and incidentals necessary to complete the work.

For the purposes of computing payment under the Contract item Mobilization/Demobilization, the adjusted Contract price will be a summation of all items bid, excluding the amount bid specifically for the Mobilization/Demobilization item.

Partial payments will be made as follows:

- (a) The first payment of 50 percent of the lump sum price for Mobilization/Demobilization or 5 percent of the adjusted Contract price, whichever is less, will be made with the first biweekly estimate as determined by work on other items.
- (b) The second payment of 40 percent of the lump sum price for Mobilization/Demobilization or 5 percent of the adjusted Contract price, whichever is less, will be made on the first estimate following the completion of 10 percent of the Contract, excluding Mobilization/Demobilization.
- (c) Upon completion and acceptance of all the work on the project, payment of any remaining amount bid for Mobilization/Demobilization will be made.

Payment will be made under:

Pay Item Pay Unit

635.11 - Mobilization/Demobilization LUMP SUM

SECTION 641 - TRAFFIC CONTROL

- 81. $\underline{\text{SECTION 641}} \underline{\text{TRAFFIC CONTROL}}$, text is hereby deleted in its entirety and replaced with the following:
- 82. $\underline{\text{641.01}}$ DESCRIPTION. This work shall consist of establishing and maintaining traffic control measures to protect the traveling public and construction operations.

The requirements for uniformed traffic officers and flaggers used in conjunction with traffic control are specified in Section 630.

83. 641.02 GENERAL CONSTRUCTION REQUIREMENTS. The Contractor shall establish traffic controls to divert traffic from the area of construction operations during working hours in accordance with the Contract or as authorized by the Engineer. The Contractor shall refer to Subsection 104.04 for the limits of working hours. Should the Contractor desire to divert traffic after sunset or before sunrise, a written request shall be submitted to the Engineer. In the request, the Contractor shall justify the request and detail the enhanced safety procedures the Contractor proposes to provide and pay for to protect the safety of the traveling public and project personnel. The request shall be submitted at least three weeks prior to the date the Contractor plans to divert traffic outside the normal working hours.

When work is in progress within an interchange area, no more than one ramp at a time may be closed to traffic. Traffic service that would be eliminated by the closing of a ramp shall be maintained elsewhere as specified in the Contract or authorized by the Engineer.

During hours other than working hours, all highway facilities shall be open to the unrestricted flow of traffic, unless otherwise specified. Traffic control devices, equipment and materials shall be removed from the traveled way, auxiliary lanes, ramps, and shoulders. Traffic signs relative to traffic control for construction operations shall be removed, covered, or turned so they are not readable from the highway. All equipment and materials shall be stored a minimum of 10 m (30 feet) from the edge of pavement.

When the Plans contain an Agency-designed traffic control plan that includes, but is not limited to, references to standard sheets, the Contractor may submit an alternate traffic control plan for this project. This alternate plan may be for the entire traffic control plan of this project or for revisions to various phases of the Agency's design in the Plans, including the specific location of the lanes where the traffic will be maintained.

The submitted alternative must include complete construction details, including all facets of traffic control, to the same extent as provided in the Agency design.

The Contractor shall allow the Agency 30 calendar days to review the proposed alternative before it is to be implemented.

84. 641.03 TRAFFIC CONTROL DEVICES. All traffic control devices shall conform to the requirements of the Contract and the latest edition of the MUTCD. Traffic control devices required in the performance of this work may include lane markings, barricades, signs with yielding posts or portable supports, reflectorized drums, traffic cones, delineators, portable flashing arrow boards, Portable Changeable Message Sign(s), traffic signal lights, and street lighting. In addition, flashing warning lights may be required by the Engineer for use on signs and barricades to improve visibility.

The location of traffic control devices shall be adjusted in the field as directed by the Engineer to provide for maximum visibility and usefulness. Traffic control devices shall be kept clean so they are clearly visible at all times. All signs shall be composed of the same retroreflective material.

Unless protected by guardrail or other positive barrier, mounted traffic control devices shall be erected on yielding or breakaway supports.

When protected by guardrail, these devices shall be placed outside the deflection distance of the particular guardrail in use.

Traffic cones shall be orange, at least 700 mm (28 inches) high, and shall be spaced as shown on the Plans. They shall be weighted or nailed for stabilization. Tires may be used to stabilize the cones only if they have been circumferentially sliced to a minimum of 50 percent of their original thickness.

Portable Changeable Message Signs (PCMSs) shall have three (3) lines of eight (8) characters per line and conform to Section 6F.55 of the MUTCD.

Portable Arrow Boards (PABs) shall conform to the requirements of a Type C in Section 6F.56 of the MUTCD.

The Contractor shall operate and maintain the PCMS or PAB as recommended by the manufacturer. The locations of the units and the messages to be used shall be as specified in the Traffic Control Plan shown in the Plans or as directed by the Engineer. The Contractor shall supply the Engineer with the name and telephone number of the Contractor's responsible person in charge of the placement, maintenance and repair of the PCMS or PAB and all of its components during the construction period. The Contractor shall conduct daily inspections of both daytime and nighttime operations in order to ensure proper placement and operation of the PCMS or PAB.

If Portable Changeable Message Sign and/or Portable Arrow Board pay items are specified for the Contract, the Contractor shall maintain one spare PCMS unit, or a PAB unit if no PCMS unit is being utilized, on site to replace a non-operational unit if necessary. If any unit becomes non-operational during use, and a replacement unit is not available, the Contractor shall provide flaggers or other approved traffic control methods, at no additional cost to the state, until the unit is repaired or replaced. Non-operational units shall be repaired or replaced as soon as possible, but no later than twenty-four (24) hours after discovery of the problem.

A PCMS may be used as a PAB.

The Engineer may order the Contractor to cease operations if traffic control devices found to be deficient in any respect are not immediately replaced or repaired. Time lost due to failure to correct deficient traffic control devices will not be considered justifiable cause for granting an extension of time.

85. 641.04 PERSONNEL. Personnel involved with the placement and use of traffic control devices shall receive orientation and explanation of the requirements of the MUTCD and the special project requirements prior to working on the project. The orientation and explanation are the Contractor's responsibility.

- 86. 641.05 SPEED ZONE ENACTMENT. If the traffic control plan shown on the Plans is based on a recommended speed limit reduction, or if a speed limit reduction is requested by the Contractor, the Agency will obtain the necessary permit for this speed reduction. In either case, the Contractor shall provide the Agency with a written plan of work and a detailed sketch of the work zones that will be the basis for the permit application. The Contractor shall allow three weeks for the permit to be processed. The traffic control plan shall not be implemented until the permit is approved.
- 87. $\underline{641.06}$ METHOD OF MEASUREMENT. The quantity of Traffic Control to be measured for payment will be on a lump sum basis for providing traffic control in the complete and accepted work.

Respectively, the quantities of Portable Changeable Message Sign and Portable Arrow Board to be measured for payment will be the number of each type of unit specified and used on the project. A unit shall consist of the designated sign panel (or board) complete with controller, power supply, fuel, backup power supply and trailer installed, maintained and removed as indicated on the Plans and directed by the Engineer.

Respectively, the quantities of Portable Changeable Message Sign Rental and Portable Arrow Board Rental to be measured for payment will be the number of days of the type specified, as authorized in writing by the Engineer.

- 88. $\underline{641.07}$ BASIS OF PAYMENT. The accepted quantity of Traffic Control will be paid for at the Contract lump sum price. Partial Payment for the Traffic Control Item shall be as follows:
 - (a) The first 50% of the lump sum will be paid upon the complete installation of the traffic control devices and any lane markings associated with the traffic control plan.
 - (b) The remaining 50% will be paid on a prorated basis for the estimated duration of the work remaining.

Payment will be full compensation for performing the work specified and for furnishing all labor including traffic patrol vehicle operators, if used by the Contractor, tools, materials, equipment, and incidentals necessary to complete the work. However, if there are items in the Contract for temporary barrier or line striping, payment for these will be made under the Contract items.

Respectively, the accepted quantities of Portable Changeable Message Sign and Portable Arrow Board will be paid for at the Contract unit price each. There will be no payment for any spare units, as they shall be considered incidental to the unit(s) being utilized and paid for through the Contract. Partial payment for each of these items shall be as follows:

- (a) The first 50% of quantity payments will be made upon the erection of complete Portable Changeable Message Sign(s) and Portable Arrow Board(s), as described in Subsection 641.06.
- (b) The remaining 50% will be paid on a prorated basis for the estimated duration of the work remaining.

Respectively, the accepted quantities of the Portable Changeable Message Sign Rental and Portable Arrow Board Rental will be paid for at the Contract unit price per day. However, the minimum quantity for payment shall be 5 days, if the unit is used for less than five consecutive days.

Payment for the accepted quantities of Portable Changeable Message Sign, Portable Arrow Board, Portable Changeable Message sign Rental, and Portable Arrow Board Rental shall be full compensation for furnishing, operating, maintaining, transporting and installing the designated unit, for removing the unit when it is no longer needed, and for furnishing of all labor, tools, equipment and incidentals necessary to complete the work.

When both pay items are in the Contract, a Portable Changeable Message Sign used as a Portable Arrow Board will be paid for at the Contract price for a Portable Arrow Board.

Payment will be made under:

Pay	<u>/ Item</u>	Pay Unit
	Traffic Control	LUMP SUM
641.15	Portable Changeable Message Sign	EACH
641.16	Portable Arrow Board	EACH
641.17	Portable Changeable Message Sign Rental	DAY
641.18	Portable Arrow Board Rental	DAY

SECTION 651 - TURF ESTABLISHMENT

89. $\underline{651.02}$ MATERIALS, is hereby modified by adding the following references:

90. $\underline{\text{651.08 SEEDING}}$, is hereby modified by adding the following paragraph after the second paragraph:

When seeding is done by the hydraulic method, liquid lime may be substituted for agricultural limestone at a rate of 4.2 liters (1.1 gallons) of liquid lime to 227 kilograms (500 pounds) of agricultural limestone or at such other rate as recommended by the manufacturer and approved by the Resident Engineer.

91. $\underline{\text{651.08 SEEDING}}$, is further modified by adding the following paragraph after the fifth paragraph:

When seeding is done by the hydraulic method, fiber mulch may be substituted for hay mulch at a rate of 1 unit of fiber mulch to 3.1 units of hay mulch or at such other rate as recommended by the manufacturer and approved by the Resident Engineer.

92. <u>651.12 METHOD OF MEASUREMENT</u>, is hereby modified by adding the following paragraph after the third paragraph:

When seeding is done by the hydraulic method, liquid lime and fiber mulch will be measured for payment in equivalent units of Agricultural Limestone and Hay Mulch.

SECTION 675 - TRAFFIC SIGNS

93. $\underline{675.02}$ MATERIALS, text is hereby deleted in its entirety and replaced with the following:

Materials shall meet the requirements of the following subsections:

Paint for Traffic Signs	708.06
Bar Reinforcement	713.01
Sign Posts	750.01
Extruded Aluminum Panels	750.02
Flat Sheet Aluminum	750.03
High Density Overlaid Plywood	750.06
Acrylic Plastic Reflectors	750.07
Reflective Sheeting	750.08
Demountable Characters	750.09
Plastic Lettering Film	750.10
Extruded Aluminum Molding	750.11
Assembly Hardware	750.12

If the Contract does not specify a particular type of sign material, the Contractor may furnish any one of the following materials:

- (a) Type A sign with an area 2 square meters (20 square feet) or less:
 - (1) Flat sheet aluminum.
 - (2) Extruded aluminum panels (if attached to a Type B sign).
- (b) Type B sign with an area greater than 2 square meters (20 square feet):
 - (1) Extruded aluminum panels.
 - (2) High density overlaid plywood.

Concrete shall conform to the requirements of Section 501 for Concrete, Class B.

All new signs installed shall be marked on the back with the following information:

	Example	S
(State) or (Town)	VAOT	Swanton
Month and Year of Sign Fabrication	01/00	09/85
Route Where Sign Installed	US 5	TH 13

The letters and numbers of the text shall be 25 mm (1 inch) high.

Either stick-on letters and numbers or silk-screened letters and numbers will be allowed as long as they are applied in such a way that they remain intact during the life of the sign. If stick-on letters and numbers are used, all the letters and numbers to be placed on a sign shall come from the same stick-on sheet. Individual stick-on letters or numbers will not be allowed.

Type III, Type IV, Type V, Type VIII or Type IX reflective sheeting shall be used wherever Type III sheeting is shown on the Plans. Type VI reflective sheeting shall be used on traffic cones or barrels.

- 94. 675.03 EXTRUDED ALUMINUM PANELS, is hereby modified by adding the following paragraph at the end of the subsection:
 - If a Type A sign is attached to or part of a Type B sign, it shall be fabricated from extruded aluminum panels.
- 95. 675.06 GALVANIZED FLAT SHEET STEEL and 675.07 FORMED GALVANIZED STEEL PANELS, are hereby deleted in their entirety.
- 96. 675.09 APPLICATION OF REFLECTIVE SHEETING, is hereby modified by replacing the third paragraph of the subsection with the following paragraph:

Reflective sheeting shall be applied to the face of an extruded aluminum by a squeeze roller applicator. Reflective sheeting shall be applied to flat sheet aluminum, embossed letter frames, and high density overlaid plywood by vacuum heat applicator at 95° C (200 °F), or by squeeze roller applicator. After aging 48 hours at 20° C (68°F), adhesion of the reflective sheeting to the sign surface shall be strong enough to resist stripping when tested with a stiff putty knife.

97. 675.17 METHOD OF MEASUREMENT, is hereby modified by replacing the second paragraph of the subsection with the following paragraphs:

The quantity of flanged channel traffic sign posts to be measured for payment will be the actual measured meters (linear feet) from the tops of the posts to the bottom of the posts, installed in the complete and accepted work. No added allowances will be made for anchors and overlaps.

The quantity of square tube sign posts and anchors to be measured for payment will be the actual measured meters (linear feet) from the tops of the posts to the bottom of the anchors, installed in the complete and accepted work. No added allowances will be made for overlaps.

The quantity of other traffic sign posts to be measured for payment will be the number of kilograms (pounds) of each type of post installed in the complete and accepted work, as determined by the lengths and the standard mass per meter (weight per linear foot) of the specified material.

98. 675.18 BASIS OF PAYMENT, is hereby modified by deleting the following pay item from the pay item list:

Pay Item Pay Unit

675.30 Flanged Channel Sign Posts KILOGRAM (POUNDS)

99. 675.18 BASIS OF PAYMENT, is further modified by adding the following pay items to the pay item list:

Pay Item Pay Unit

675.301 Flanged Channel Sign Post METER (LINEAR FOOT) 675.341 Square tube Sign Posts and Anchor METER (LINEAR FOOT)

SECTION 678 - TRAFFIC CONTROL SIGNALS

100. 678.02 MATERIALS, the last paragraph, second line is hereby modified by deleting the reference to Subsection 714.02 and inserting a reference to ASTM A 36/A 36M for pull box frames and covers. Also, a Type D Certification shall be furnished in accordance with Subsection 700.02 for the pull box frames and covers material.

SECTION 679 -STREET LIGHTING

101. 679.02 MATERIALS, the last paragraph, second line is hereby modified by deleting the reference to Subsection 714.02 and inserting a reference to ASTM A 36/ A 36M for pull box frames and covers. Also, a Type D Certification shall be furnished in accordance with Subsection 700.02 for the pull box frames and covers material.

SECTION 700 - GENERAL

102. 700.03 DEFINITION OF TERMS, is hereby modified by adding the following:

 $\overline{\text{THIN AND ELONGATED PIECES}}$ - One in which the ratio of the length to the thickness of its circumscribed rectangular prism is greater than five to one.

SECTION 704 - AGGREGATES

- 103. 704.10 AGGREGATE FOR BITUMINOUS CONCRETE PAVEMENT, is hereby deleted in its entirety and replaced with the following:
- 104. 704.10 AGGREGATE FOR MARSHALL BITUMINOUS CONCRETE PAVEMENT. Coarse aggregate for Marshall bituminous concrete pavement shall consist of clean, hard, crushed stone or crushed gravel, and be uniformly graded. The blending of crushed stone and crushed gravel may be permitted only in the binder course if, in the opinion of the Engineer, the materials to be blended are equal in quality and are compatible. All aggregate shall be free from dirt, deleterious material, and pieces that are structurally weak. "Coarse Aggregate" shall mean that portion of material coarser than the 2.36 mm (No. 8) sieve.

Fine aggregate for bituminous concrete pavement shall consist of stone screenings or a combination of stone screenings, screened natural and/or manufactured sands, and other fine aggregates, such that at least 95 percent of any individual stockpile of the fine aggregate shall pass a 9.5 mm (3/8 inch) sieve. The minimum percentage, by mass (weight), of the blended material passing the 2.36 mm (No. 8) sieve that must be stone screenings shall be as shown in the "Design Criteria" table of Subsection 406.03(b), unless otherwise authorized in writing by the Engineer.

Manufactured Sand may be substituted for stone screenings when 100 percent of the material passing the 2.36 mm (No. 8) sieve has two or more fractured faces as determined in accordance with ASTM C 295 Modified.

(a) Grading.

1. $\underline{\text{Coarse aggregate}}$. Coarse aggregate shall be furnished in at least three nominal sizes for Mix Type I and in at least two nominal sizes for Mix Types II and III.

The gradation of the coarse aggregate shall be such that when combined with the fine aggregate, the composite gradation shall meet the specified gradation requirements for bituminous concrete in Subsection 406.03(a). The process of blending coarse and fine aggregates shall be accomplished through the use of separate bins. Blending in the stockpile shall not be permitted.

2. Fine Aggregate. The gradation of the fine aggregate shall be such that, when combined with a coarse aggregate, the composite aggregate shall meet the specified gradation requirements for bituminous concrete as specified in Subsection 406.03(a). The process of blending the fine and coarse aggregates shall be accomplished through the use of separate bins. Blending in the stockpile shall not be permitted.

The percentage of fine aggregate passing the $2.36~\rm{mm}$ (No. 8) sieve shall remain uniform within a tolerance of \pm 15 percent for any one mix design. Material produced that does not meet this tolerance may be stockpiled separately and used after an appropriate change is made in the mix design.

3. Recycled Asphalt Pavement. When recycled asphalt pavement (RAP), is used to produce bituminous concrete pavement, the resulting mixture will meet all specification requirements for the type(s) of mix specified.

The bitumen component of the RAP shall be free of significant contents of solvents, tars, or other contaminating substances that will make the RAP unacceptable for recycling as determined by the Engineer.

Should the characteristics of any proposed material for recycling be such that an acceptable mixture cannot be produced and/or maintained, the recycled mix will not be allowed for use on the project.

The Contractor may blend, crush, or prepare the proposed RAP(s) into one or more homogenous stockpiles.

When a bituminous concrete pavement is proposed using RAP, the Contractor shall submit, with the mix design information, an analysis of the RAP material. The analysis of the RAP material shall include an extracted aggregate gradation, coarse aggregate specific gravity, fine aggregate specific gravity, asphalt content, and recovered binder values. The recovered binder values will be obtained by AASHTO M 320 testing for the designated project PG grade. The M 320 testing will consist of Dynamic Shear Rheometer (DSR) values tested under Original, Rolling Thin Film Oven (RTFO) residue and Pressure Aging Vessel (PAV) residue parameters, and Bending Beam Rheometer (BBR) values. The recovered asphalt will be aged with the RTFO and the PAV for this testing. A minimum of four samples shall be analyzed (or tested) to produce design data. The analysis shall be valid for a twelvementh period.

The gradation of the RAP shall be such that, when combined with a coarse and fine aggregate, the composite aggregate shall meet the specified gradation of bituminous concrete in Subsection 406.03(a). The process of blending the RAP, fine aggregate, and coarse aggregate shall be accomplished through the use of separate bins. Blending of these materials in the stockpiles shall not be permitted.

- (b) Percent of Wear. When the coarse aggregate is composed of crushed stone or crushed gravel, the percent of wear of the aggregate shall be not more than 35 percent when tested in accordance with AASHTO T 96. When the aggregate is composed of crushed igneous rock, the percent of wear of the aggregate shall be not more than 50 percent when tested in accordance with AASHTO T 96.
- (c) <u>Fractured Faces</u>. When crushed gravel is used as coarse aggregate, at least 75 percent, by mass (weight), of the material coarser than the 4.75 mm (No. 4) sieve shall have at least two fractured faces.
- (d) Thin and/or Elongated Pieces. Not more than 10 percent, by mass (weight), of the material coarser than the 4.75 mm (No. 4) sieve from each stockpile shall consist of thin and/or elongated pieces.
- (e) Mineral Filler. The mineral filler shall consist of approved limestone dust, talc dust, or other approved materials and shall be added to the aggregate if required.
- (f) Soundness. The soundness shall conform to the requirements of Subsection 704.01(d), except the percentage of loss shall be not more than 12 percent, by mass (weight), and shall apply to wearing course aggregates only.
- (g) Control of Aggregate Stockpiles. Before the start of bituminous concrete paving operations and throughout the duration of the paving operation, the cold feed aggregate stockpiles shall each contain at least 1000 metric tons (1000 tons) of accepted aggregate, or the amount required for the job when less than 1000 metric tons (1000 tons).

The addition of unacceptable material to an accepted stockpile shall result in the rejection of the entire stockpile.

The stockpiles shall be separated by partitions or otherwise separated to the satisfaction of the Engineer to prevent intermixing of the stockpiles.

All stockpiles shall be maintained at the mixing plant site, unless otherwise authorized in writing by the Engineer.

The respective sources of all aggregates to be used in the wearing course shall remain the same for the entire project, unless otherwise authorized in writing by the Engineer.

- 105. 704.10 AGGREGATE FOR SUPERPAVE BITUMINOUS CONCRETE PAVEMENT, is hereby made a new subsection of SECTION 704 AGGREGATES as follows:
- 106. 704.10A AGGREGATE FOR SUPERPAVE BITUMINOUS CONCRETE PAVEMENT. Coarse aggregate for Superpave bituminous concrete pavement shall consist of clean, hard, crushed stone, crushed gravel, or crushed igneous rock, and be uniformly graded. The blending of crushed stone, crushed gravel, and/or crushed igneous rock may be permitted only in the binder course if, in the opinion of the Engineer the materials to be blended are equal in quality and are compatible. All aggregate shall be free from dirt, deleterious material and pieces which are structurally weak. "Coarse Aggregate" shall mean that portion of material coarser than the 2.36 mm (No.8) sieve.

Fine aggregate for Superpave bituminous concrete pavement shall consist of stone screenings or a combination of stone screenings, screened natural sand and/or manufactured sands, and other fine aggregates, such that at least 95 percent of any individual stockpile of the fine aggregate shall pass a 9.50 mm (3/8 inch) sieve. "Fine Aggregate" shall mean that portion of material finer than the 2.36 mm (No.8) sieve.

(a) Grading.

1. <u>Coarse Aggregate.</u> Coarse aggregate shall be furnished in at least three nominal sizes for Mix Type IS and in at least two nominal sizes for Mix Types IIS and IIIS.

The gradation of the coarse aggregate shall be such that when combined with the fine aggregate, the composite gradation shall meet the specified gradation requirements for superpave bituminous concrete pavements in Subsection 490.03(a). The process of blending coarse and fine aggregates shall be accomplished through the use of separate bins. Blending in the stockpile shall not be permitted.

2. <u>Fine Aggregate.</u> The gradation of the fine aggregate shall be such that, when combined with a coarse aggregate, the composite aggregate shall meet the specified gradation of bituminous concrete in Subsection 490.03(a). The process of blending fine and coarse aggregates shall be accomplished through the use of separate bins. Blending in the stockpile shall not be permitted.

The percentage of fine aggregate passing the 2.36mm (No.8) sieve shall remain uniform within a tolerance of plus or minus 15 percent for any one mix design. Material produced which does not meet this tolerance may be stockpiled separately and used after an appropriate change is made in the mix design.

Recycled Asphalt Pavement (RAP). RAP shall be permitted to be used in Superpave bituminous concrete pavements. The percentage of RAP, when stated as a percentage of the total mix, shall be limited to a maximum of 15.0 percent, for both design and production purposes.

When RAP is used to produce Superpave bituminous concrete pavement, the resulting mixture will meet all specification requirements for the type of mix specified.

The bitumen component of the RAP shall be free of significant contents of solvents, tars, or other contaminating substances that will make the RAP unacceptable for recycling as determined by the Engineer.

Should the characteristics of any proposed material for recycling be such that an acceptable Superpave bituminous concrete pavement cannot be produced and/or maintained, the recycled mix will not be allowed for use on the project.

The Contractor may blend, crush, or prepare the proposed RAP(s) into one or more homogenous stockpiles.

When a Superpave bituminous concrete pavement is proposed using RAP, the contractor shall submit, with the mix design information, an analysis of the RAP material. The analysis of the RAP material shall include an extracted aggregate gradation, course aggregate specific gravity, fine aggregate specific gravity, asphalt content, and recovered binder values. The recovered binder values will be obtained by AASHTO M 320 testing for the designated project PG grade. The M 320 testing will consist of Dynamic Shear Rheometer (DSR) values tested under Original, Rolling Thin Film Oven (RTFO) residue and Pressure Aging Vessel (PAV) residue parameters, and Bending Beam Rheometer (BBR) values. The recovered asphalt will be aged with the RTFO and the PAV for this testing. A minimum of four samples $\,$ shall be analyzed (or tested) to produce design data. This analysis shall be valid for a twelve-month period.

The gradation of the RAP shall be such that, when combined with a coarse and fine aggregate, the composite aggregate shall meet the specified gradation of Superpave bituminous concrete in Subsection 490.03(a). The process of blending the RAP, fine, and coarse aggregates shall be accomplished through the use of separate bins. Blending in the stockpile shall not be permitted.

(b) Percent of Wear. When the coarse aggregate is composed of crushed stone or crushed gravel, the percent of wear of the aggregate shall be not more than 35 when tested in accordance with AASHTO T 96. When the coarse aggregate is composed of crushed igneous rock, the percent of wear of the aggregate shall not be more than 50 when tested in accordance with AASHTO T 96.

(c) Fractured Faces. For Superpave bituminous concrete pavements the following design criteria must be met:

Angularity.

Coarse Aggregate. Coarse aggregate angularity criterion relates to one or two fractured face count, as a percentage, by mass (weight), of material coarser than the 4.75 mm (No. 4) sieve based on traffic (ESALs) and usage (depth) in the pavement structure. A fractured face for this purpose is defined as an angular, rough or broken surface of an aggregate created by any means. A face is considered a "fractured face" only if it has a projected area at least as large as 25 percent of the maximum projected area when viewed directly on and the face has sharp and well defined edges. Measurement is made using test method ASTM D 5821 "Standard Test Method for Determining the Percentage of Fractured Particles in Coarse Aggregate." Measurement is based on the blended aggregate and is used for design and field control to monitor aggregate production.

Coarse Aggregate Angularity Criteria (Minimum) - Fractured Face Count

Traffic (ESALs)	Depth From Surface	
	<= 100 mm (4 inches)	> 100 mm (4 inches)
< 300,000	55/	/
300,000 to < 3,000,000	75/	50/
3,000,000 to < 10,000,000	85/80 ⁽¹⁾	60/
10,000,000 to < 30,000,000	95/90	80/75
>= 30,000,000	100/100	100/100

 $^{(1)}$ 85/80 denotes that 85 percent of the coarse aggregate has one (1) fractured face and 80% has two (2) or more fractured faces.

- Note 1: If less than 25 percent of a layer is within 100 mm (4 inches) of the surface, the layer may be considered to be below 100 mm (4 inches) for mixture design purposes.
 - 2. Fine Aggregate. Fine aggregate angularity criteria is defined as the percent of air voids in loosely compacted aggregate that passes the 2.36 mm (No.8) sieve based on traffic (ESALs) and usage (depth) in the pavement structure. Measurement is made using AASHTO Standard: "Standard Test Method for Uncompacted Void Content of Fine Aggregate; T 304, Method A", and is based on the blended aggregate. Results are used for design purposes, not as a field control tool.

Fine Aggregate Angularity Criteria (Minimum) - Uncompacted Void Content

Traffic (ESALs)	Depth From Surface	
	<= 100 mm (4 inches)	> 100 mm (4 inches)
< 300,000		
300,000 to < 3,000,000	40	40
3,000,000 to < 10,000,000	45	40
10,000,000 to < 30,000,000	45	40
>= 30,000,000	45	45

- Note 1: If less than 25 percent of a layer is within 100 mm (4 inches) of the surface, the layer may be considered to be below 100 mm (4 inches) for mixture design purposes.
- (d) Thin and Elongated Pieces. For Superpave bituminous concrete pavements not more than 10 percent, by mass (weight), of the blended material coarser than the 4.75 mm (No.4) sieve shall consist of aggregates which have a ratio of maximum to minimum dimensions greater than five (5). Measurement is made using test method ASTM D 4791 "Flat Particles, Elongated Particles, or Flat and Elongated Particles in Coarse Aggregates, Section 8.4." This criterion is used for design and field control to monitor aggregate production.
- (e) <u>Mineral Filler.</u> The mineral filler shall consist of approved limestone dust, talc dust, or other approved materials, and shall be added to the aggregate if required.
- (f) <u>Soundness.</u> The soundness shall conform to the requirements of Subsection 704.01(d), except the percentage of loss should be not more than 12 percent by mass (weight) and shall apply to wearing course aggregate only.
- (g) Control of Aggregate Stockpiles. Before the start of bituminous concrete paving operations and throughout the duration of the paving operation, the cold feed aggregate stockpiles shall each contain at least 1000 metric tons (1000 tons) of accepted aggregate, or the amount required for the job when less than 1000 metric tons (1000 tons).

The addition of unacceptable material to an accepted stockpile shall result in the rejection of the entire stockpile.

The stockpile shall be separated by partitions or otherwise separated to the satisfaction of the Engineer to prevent intermixing of the stockpiles.

All Stockpiles shall be maintained at the mixing plant site unless otherwise specified in writing by to Engineer.

The respective sources of all aggregate to be used in the wearing course shall remain the same for the entire project unless otherwise specified in writing by the Engineer.

(h) Clay Content. Clay content criterion is a measure of the amount of clay material in the portion of blended aggregate finer than the 4.75 mm (No. 4) sieve based on traffic (ESALs). Measurement is made using the test method AASHTO Standard "Plastic Fines in Graded Aggregates and Soils by Use of the Sand Equivalent Test; T-176." Results are used for design purposes and field control to monitor aggregate production.

Clay Content Criteria (Minimum) - Sand Equivalent

Traffic (ESALs)	Sand Equivalent
< 300,000	40
300,000 to < 3,000,000	40
3,000,000 to <10,000,000	45
10,000,000 to < 30,000,000	45
> 30,000,000	50

- 107. Subsection 704.15 QUARTZITE OR GRANITE AGGREGATE USED IN PAVEMENTS, is hereby made a new subsection of SECTION 704 AGGREGATES as follows:
- 108. 704.15 QUARTZITE OR GRANITE AGGREGATE USED IN PAVEMENTS. The Agency has identified a potential stripping problem with some granite and quartzite aggregates used in the production of bituminous concrete pavement. Until additional research can determine a more finite evaluation of the problem or identify optional corrective alternatives, any material supplied under items 303, 406, 409, or 490 that contains aggregates from monomineralic (a rock consisting essentially of one mineral) quartzite sources or granite sources will require the addition of a minimum of 0.5% (by percentage of asphalt weight) of an anti-strip additive. Anti-strip additives shall comply with the requirements of Subsection 702.07. The Agency reserves the option to require the use of an anti-strip additive at any time that a potential stripping problem is observed.

SECTION 708 - PAINT MATERIALS AND MIXED PAINTS

- 109. $\underline{708.01}$ GENERAL REQUIREMENTS, part (d) subparts 1, 2 & 3 are hereby modified by being deleted in their entireties and replaced with the following:
 - 1. Primer Coatings for Structural Steel and Other Metals. For primer coatings, the identification number and the name for the primer used shall be the manufacturer's name, the manufacturer's name for the primer, and the manufacturer's lot number.
 - 2. <u>Intermediate Coatings for Structural Steel and Other Metals.</u> For paint coatings, the identification number and the name for the intermediate coat used shall be the manufacturer's name, the manufacturer's name for the coatings, and the manufacturer's lot number.

- 3. Finish Coatings for Structural Steel and Other Metals. For paint coatings, the identification number and the name for the finish coat used shall be the manufacturer's name, manufacturer's name for the coating and the manufacturer's lot number.
- 110. 708.01 GENERAL REQUIREMENTS, part (e) is hereby modified by being deleted in its entirety and replaced as follows:
 - (e) Approved Coatings. Acceptable structural coatings shall be the coatings listed on the Qualified Products List kept on file at the Agency's Materials and Research Laboratory telephone (802)828-2561.

SECTION 711 - CULVERTS, STORM DRAINS, AND SEWER PIPES, METAL

111. 711.01 CORRUGATED STEEL PIPE, PIPE ARCHES, AND UNDERDRAINS, Part (a) Coupling Bands, is hereby modified by adding the following: Structural steel for the band connections shall conform to ASTM A 36/A 36M.

SECTION 714 - STRUCTURAL STEEL

112. 714.01 GENERAL REQUIREMENTS, is hereby modified by adding the following:

As a result of specification changes in the latest editions of material specifications from AASHTO and ASTM, the following changes are hereby made in the Standard Specifications for Construction, appropriate (not railing) Standard Drawings, the General Special Provisions for all Projects, Supplemental Specifications and other Contract Documents whenever Subsections 714.01, 714.02 or 714.03 of the Standard Specifications for Construction or structural steel are specifically referenced by these documents. Exceptions are Subsections 511.02, 678.02, 679.02, 711.01, 728.01 and Section 732 of these Specifications.

- A. Wherever the phrases ASTM A 36 or ASTM A 36/A 36 M or AASHTO M 183 or AASHTO M 183M/M 183 are found, they shall be read as and shall mean AASHTO M 270M/M 270, Grade 250 (36).
- B. Wherever the phrases ASTM A 588 or ASTM A 588/A 588M or AASHTO M 222 or AASHTO M 222M/M 222 are found, they shall be read as and shall mean AASHTO M 270M/M 270, Grade 345W (50W).
- C. Wherever the phrases ASTM A 572 or ASTM A 572/A 572M or AASHTO M 223 or AASHTO M 223M/M 223 are found, they shall be read as and shall mean AASHTO M 270M/M 270, Grade 345 (50).
- D. As specified within the Contract Documents, all main load carrying members and components of rolled or welded sections subject to tensile stress shall meet the longitudinal Charpy V-Notch impact requirements specified in AASHTO M 270M/M 270, Supplementary Requirement tables for non-fracture critical steel and fracture critical steel, Zone 2. Impact test sampling and testing procedures shall be in accordance with AASHTO T 243M/T 243.

- 113. 714.08 ANCHOR BOLTS, BEARING DEVICES, is hereby modified by adding the following: Wherever the terms AASHTO M 183M/M 183 are found they shall be read as and shall mean ASTM F 568M, Class 4.6 (ASTM A 307). Wherever the terms AASHTO M 164M (AASHTO M 164) are found, they shall be read as and shall mean ASTM F 568M, Class 8.8 (ASTM A 449, Type 1).
- 114. $\frac{714.08 \text{ ANCHOR BOLTS, BEARING DEVICES}}{114.08 \text{ ANCHOR BOLTS, BEARING DEVICES}}$, is further modified by deleting the references to ASTM F 844 and ANSI B18.22M (ANSI B18.22.1) in the fourth line of the first paragraph and inserting references to ASTM A 36/A 36M or AASHTO M 270M/M 270, Grade 250 (Grade 36).

SECTION 728 - GUARDRAIL, GUIDE POSTS, AND BARRIERS

115. $\underline{728.01}$ POSTS AND POST ACCESSORIES, is hereby modified by adding the following:

Wherever the terms AASHTO M 183 M/M 183 are found they shall be read as and shall mean AASHTO M 270 M/M 270, Grade 250 (Grade 36).

SECTION 732 - RAILING MATERIALS

116. SECTION 732 - RAILING MATERIALS, is hereby modified by adding the following: Wherever the terms AASHTO M 183M/M 183; AASHTO M 222M/M 222; AASHTO M 222M/M 222, Grade 345 (Grade 50); and AASHTO M 223M/M 223, Grade 345 (Grade 50) are found they shall be read as and shall mean ASTM A 36/A 36M; ASTM A 588/A 588M; ASTM A 588/A 588M; and ASTM A 572/A572M, Grade 50 (Grade 345), respectively.

Alternately, structural steel components meeting the requirements of AASHTO M $270 \, \text{M/M}$ 270 and the corresponding requirements for strength, corrosion resistance and certification of Section 732 shall be accepted.

SECTION 750 - TRAFFIC SIGNS

- 117. <u>750.01 SIGN POSTS</u>, is hereby modified by deleting Part (a) of the subsection and replacing it with the following:
 - (a) <u>Steel Post and Anchors</u>. Steel posts and anchors shall conform to the following requirements:
 - (1) Structural steel tubing shall conform to Subsection 714.11 of the Standard Specifications for Construction. Steel posts consisting of standard rolled steel structural shapes shall conform to the requirements of AASHTO M 270M/M 270, Grade 250 (Grade 36). After fabrication, these posts shall be galvanized in accordance with the requirements of AASHTO M 111M/M 111.
 - (2) Steel posts consisting of flanged channels shall conform to the mechanical requirements of ASTM A 499, Grade 60 and the chemical requirements of the 42.2 to 56.6 kg/m (85 to 114 lbs/yard) rail class in ASTM A 1. They shall conform to the details indicated on the plans as to size, shape, weight, hole punching, hole drilling, and other details. After fabrication, these posts shall be galvanized in accordance with the requirements of AASHTO M 111M/M 111.

- (3) Steel posts and anchors consisting of welded mechanical square tubes formed from hot rolled carbon steel sheet shall conform to the mechanical and chemical requirements of ASTM A 1011/A 1011M, Grade 380 (Grade 55). They shall conform to the details indicated on the Plans as to size, shape, weight, hole punching, hole drilling, and other details. The posts shall be fabricated in accordance with ASTM A 787, Type 2, and shall be galvanized with a G165 G140? coating in accordance with ASTM A 653/A 653M or the posts shall be fabricated in accordance with ASTM A 787, Type 3, and shall be galvanized in accordance with AASHTO M 111M/M 111.
- 118. $\frac{750.08 \text{ REFLECTIVE SHEETING}}{\text{following ASTM D}}$ 4956 specification classification references for reflective sheeting:
 - (7) TYPE VII. A super-high-intensity retroreflective sheeting having highest retroreflectivity characteristics at long and medium road distances. This sheeting is typically an unmetallized microprismatic retroreflective element material.
 - (8) TYPE VIII. A super-high-intensity retroreflective sheeting having highest retroreflectivity characteristics at long and medium road distances.
 - (9) TYPE IX. A very-high-intensity retroreflective sheeting having highest retroreflectivity characteristics at short road distances.

SECTION 751 - DELINEATORS

- 119. 751.08 DETECTABLE WARNING SURFACE, is hereby made a new subsection of SECTION 751 DELINEATORS as follows:
- 120. 751.08 DETECTABLE WARNING SURFACE. Acceptable detectable warning surfaces shall be one of the detectable warning surface products on the Approved Products List on file at the Agency's Materials and Research Section, telephone: (802) 828-2561.

SECTION 755 - LANDSCAPING MATERIALS

- 121. <u>SECTION 755 LANDSCAPING MATERIALS</u>, is hereby modified by adding the following new subsection:
- 122. 755.05A LIQUID LIME. Liquid lime shall be a commercially formulated calcium carbonate lime mixture.
 - (a) Packaging. Labels shall be clearly marked with the following:

Manufacturer's name.

Type

Mass (Weight)

Guaranteed analysis

(b) <u>Certification</u>. A Type A Certification shall be furnished in accordance with Subsection 700.02.

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- 123. $\underline{755.06}$ MULCH MATERIALS, is hereby modified by adding the following part:
 - (e) $\underline{\text{Fiber Mulch}}$. Fiber mulch shall be a commercially fabricated product as approved by the Resident Engineer.